





eliah & Munhael Lingjin, Ochano R. F. D. have received and lived of a. D. Makepeare Co. Wert Barnolable Mass. The following described article vig. 1- Harley Davison Moderal Model 11 f. & \$ 116881K July 6, 1915. Rend 135,00 on above 22.10. to the me of the above swentimed article and as a rent for the same I have this day faid to the raid a. I, make peace to. the sun of One Muly fine dollar and promise fulling to pay to them and their legal representative, the sem of thinly dollar per month (the first payment to be monde on the 2 od day of august, until such time as the sum so paid and to be paid by me shall arround to the serve of Three hundild lew dollar, at which time raid rent shall reare, and the raid articles become my absolu te property, But in race of failure to pay said rent as aforexaid, The said a D. Make peace Co. may, withink being deemed quilly of any turspan or lost, and will out thereby unding themselsen liable to refund any burn received by Mum as went as afrestid, entir any home or plus, where said artile may be, and take poruming and remove said articles lungeres, and I fullwague that so long as said rent shall be payable as afresaid will not ujue, sell, mortgage or rent the said articles, or remoof failure to pay the said rent I will on demand return the said articles to the said a. D. Make prim to. or this legal representatives. Witness my hand this 2 od day of July a. J. 1915 Signed and sealed in Michael Liffin

Know all men by there presenti

Know all men by there presents that & Leongo Tw. Harding of Lasthem County of Bamotable, Commonwealth of Marx. in sorreideration of One thorward and Thirty Dollars paid by Thomas a. Smith of Gream bothy and Slate aforesaid - the receipt voluceof is hurby asknowledged, do tweety grant, sell, leansfu, and deline unto the said Thomas a Smith the following goods and shattels, namely: One model 48 Buik To have and to hold all and singular the said goods and shattele to the said Thomas a Smith and his executors, administrators, and arrighes, to their our use and beloof forever. and I hereby revenant with the vender that I am the lawful owner of the said goods and shattels: That they are free from all mum brance, that I have good right to sell the same as africaid; and that I will Warrant and defend the same against the lawful claims and demande of all persons. Provided neverthelers that if & or my executors, administrators, or assigne shall pay unto the sender or his executor, administrator, or arrighe, the sum of One I howand and I lively dollars in one year from this date, with intust as stated in my mote of ever date signed by me, and mile such payment shall keep the said goods and shatter momed against fine we a sum not less Them One themound and thirty dollars for the benefit of the vender and his execution, administra lois, and arsigns, we such form and no such Inomanne Companier as they shall appeare: shall not warte or destroy the raid goods and chattels, now suffer Then or any part thereof to be attached on mirre process, and shall not, ample with the smouth no writing of the vender or his representatives, attempt to sell or to remove from Garlliam wan. The same or any part thereof; - there this deed, as also the afereraid

note, shall be void. But upon any default in the performance or observance of the foregoing undition, the vender, or lio executer, administration, or arright, may sell The raid goods and shottele at public auction, find gring 14 days notice in writing of the time and planed of rale to me or my representative, or publish such notice one a week fir three sumserve weeks in some one newspaper published in said County. and out of money airing from such sale the vender, or his representatives shall be entitled to relain all sum then served by this mortgage, whiten there or thereafter payable, including albuste, changes, and expenses invined a sustained by them no relative to the raid property, or to discharge any claims or lieur of third person affecting the same: rendering the simplus, if cany, to me or my executors, administration, or arrights. and it is agreed that the vender, or his executive, administration, or assign. or any person or person in This behalf, may furthere about sale wade as aforescied; and that until default in the performance or observance of the randition of this deed I and my executive, administrative, and arsigns, may retain possession of the above weath gaged purperly and may we and enjoy the rame, But after such default, the vender or there claiming under live may lake immediate possession of said property and for that propose may, so few as I raw give awthority therefor, ewher upon any premises in which said properly or any pack thereof May be situated, and remove the same therefreen. It witness volume of the raid George M. Harding hereto set my land and real this 26 day of august with yew one therward nine lunded and fifteen. Signed and realed in presente of J. B. Sleele Institu of the Peace Remodered and remoded august 28th, 11 h 10 m. a. m. attend George Thice

No. Das tham, Mars. Oct. 14-1915-Dight mouther after date & primire to pay the Dollan, bearing not the rate of 6 por rent payable at \$10 pro month, The 16 & Palmer Lasoline Engine Noand fittings, for which this note is given, so to remain the property of raid Canden amber Rockland Wachine Company until the rame is fully paid. It is to be kept in good repair by me without expense to raid Company, and Raid Company in reclaiming said engine and fellings for any default as above written may dis susuel it from any boat, or other object or place to which it may have been Seal Henry allby Seal G. C. Thereforen Witness Vellie & Thumpson Remised and remided Nov. 22-1915-- 1 h 15 m. P- Mu. attent Leonge T. Dill Town Clerk Krim all men by there presente That I thimas a. & mith of Orlean Wars. the owner of a autain mortgage given by Leonge Mr. Hundring of Castlem Man. to me the raid Thurand & Smith dated august 26 a. D. 1915 and recorded with the Dastham Town Registry of Dude book 2 page 2 do herby advance ledge that I have received file payment and ratio fruition of the debt Thereby sermed and of the roudition therein rentained, and in rendideration thereof I do lively rand and discharge raid mortgage. In withen whereof I heremuto set my hand and real Mis 28th, day of august a. S. 1910 James & State from John & Thomas a Smith (Seal) Common wealth of Manashmoetts Banslable S. S. Geleun, Man. ang 28-1916 Them promally approved the above named Theman a. Smith and ask newledged the foregoing proling the Peace, Reund and revoled Ope. 7-1916 Town bluke

No. Dastliam Mars. Opin 20-1916 1/2 %/00 Three mouther after date & promise to pay the Convolen ander-Rockland Machine Conspany or order Que Shundred Twelve Dollan bearing interest at the rate of six procent payable at E.a.R. Do Co Office The Knox 111P Lasoline Engine No 4235 and fittings for which this note is given, is to remain the property of Raid Candew ander Rockland Meadine Company until the rame is fully paid, It is to be kept in good repair by me withink expense to raid Company, and raid Campany in reclaiming raid engine and fittings for any default as above written may dis-sonned it from bring boat, as other object as place to while it may have been attached. Raymond V. BrackM William G. C. Thumpson 1/2.0%/100 No. Easthern Man. april 20-1916 order of Canden aucher Rockland Moultine Co. One Hundred Twelve Dollan at any Buck in maine with intent. Raymond V. Brackell Renewed and revorded april 25-1916 - 90-10 13 m a. Nu. attes George T. Dill Tour Cluk Barthem Man July 25-1916 The obligation for which this note now give having been folyitted, this note is hereby condered the note. atted be T. Dill Found black Camelen Me July 20-1916 The debt received by the within note having Leen July paid we hereby dischange sauce. Consuler ambie. Rockland Mearline too. L. H. Renner Treas. Co true ropy attent Les. T. Dill Teres Cluk Eastleum July 28-1916

Cow monwealth of Manachwelle Tours of Eastland March 29-1917 This is to restify that buttiened the been granted to Leolie I. Chave for the xeeping- Storage Sale of Lasoline in the building or climbine at his raideme frem an underground into lande in raid time, for This Diense is granted on the considerations of a shirt unspliance by the laure with the law of the Common wealth relating to explorine and inflam mable I luide. Nathan P. Clark Delebonen Leslie G. Hodin } Lasthern Received and recorded Opin 15-1917 attest Lo. T. Dill Tim Clup Commun wealth of Mounantwette Bamstable S. S. We the Selectmen of the Town of Carllean in raid Convly of Banstoble do hugy Inemo James B. Dleile to be an anoline for and in the Tour of Dastleem for a lern of one year femordate hueof, Dubjut to the laws and regulation of this Con no on roca ette impued on that office Liven under one hands at lastham This 20th day of July Q. D. 1917 Lester L. Herlin Deletmen Dellino E. Donne Das Item Received and recorded July 20-1917 attest Ges T Dill Tim Clark

tum - all mens by the tricenta Heat It alter F. nicken of Santian Mass. Counts & Bautake and Commonwealth of Massachusetts, and hair asking funcies purcipally in Eastern County; Barutake ... said Commencett, ("inrefter cases mustgager) un & mideration of Fire Kundred Fire Itel and (505.00) paid ty travel it Sears of Hyannes, and having his estab. Estery place of business in Agamis wo saif homemonealth ( anafter d'allied the Mortgagee), the present when as hereb. asparaled ged, do hereby grant sell, transfer and Feline unto the said nontage the fillming lescreted -goods - and chattels, namely: Cur. in & automobile Type Towing Model J. the said hotiager, it successors or assigns to its on their own use and belong & forence. Finished nevertheres, that if the said to ritging win or her executors, administrators or assigned shall pay according to the tenor and effect there! News ceilain sumisson notes for Two hundres doctors (\$200.00) . s. c. Three Au idre is time I reless (305,00) e acle, made by the Bintgagor pareble to the vide of Vacold V. Searof Agannes ( ero and by mouther after late, and shall "kiek and persone all comments and agreements therew contained, there the most sage shall be wind attention it shall mener in field force and offet. The most gazar for himself in herself, and for him when executore or information with comments week the said northeren and its successors and assigne ful owner of said sulmobiles and has juleprome to sell and mortgage the same; that it is for and clear from all sucumbruces and lieus; and said mortgage will and his or her executives and administrators shall writed and defend the same against the lawful claims and themands of all persons cohomissever. The nortgage agree elect said automobile shall remain and forlime in the possession of said nortgages so

Ing - as. said herdjagn is not in defautt humader, and said healty again agrees not to remove said · automobile out of the Commonwealth of massschusetta, the mortgagor hereby expresses agrees to procure and maintain at his on her own expense ensurance against lors or damage from fire or eleft upon said intomobile in a company and in a manner satisfactory to the Monty age, said incurance to be payable to said mortgager, its successors on assigns, -as its interests may appear else insurance policy shall be hed by said that-- que until itus montgage is discharged and if said hentgagon fails to procure and main tame such insurance said histyague may do so at the expense of said Broitgagon, and the cost " such insurance event interest at six per clut (6,90) is and shall be secured by this mortgage It- is further a greed that upon - default in payment of any of said promissing notes secured hereby when the same becomes the, when and in that event all or any if the promisory notes iter remaining unpaid shall therefore immediately because - due land payable. It is further a greed by said Mortgagon that in Kase if any defauts the terms, commants or agreements of this mortgage or in the payment of any of the notes or other indebledues secured hereby, on if her heatgage shall sell, assign in dispose of attempt to sell, assign or dispose 2 and automobile, or if any secreting 2 said L'on convenent of hassachuretts, or any abuse or minuse or sale or seizure whatever by any process of law of said automobile be made or allempted by said mortgage or any person on persons claimin - gunder on me behalf of said hert gage se out behalf of any creditor occeditors of said mentigago, or if the mortgage shall at any

time deem ilver incecure or its securety mad in such brent said mortgager, its successors on assigne, may declare the enter amount them peniarring un paid hereunder to be deel and fayable forthwist, and said most gager, its successors an assigne, or any lule authorized agent there? may take imme deate possession there, and for etent purpose may enter upon the premises of the Bent gagon, or, so far as the be und remore ele same, and said nortgager ils successors on assigns, man sell the saine - at public auction. - or printe sale first giving ten Vi) lays wohiel in conting of the time and place of the sale to etie said mortgago on his on her representations, on by sublishing such notice ouce a such for three (3! successive everks in some one newspaper publisher in said tounty of Barustable, and out of the same, arising from such sale the historyee or its represent. itime shall be entitled to retain all survey the sicured by this mostgage, whether there is there after payable, including all xosto, charges and expenses incurred or sustained by said montgragum pulation. to the said perpety, ou to discharge any claim or lieus of ituid persons affecting the stame. rendering the surplus, if any, lotte said most gaza or his or her executors, a dministrators or assigned and it is agreed that the not gage, in its successive or assigns, or any prison in it details near purchase - at me sale made asa franciaid, I'm Eviliers where the said montgagor the hereunto set his or her found and real iteis Liverty first day of thomany low the year minte Our stomand ning hundred and ninetern. Skatter F. Dickerson Signed y sealed in the presence of maurice E. Sullivas Sea! . Listie E. bline & les Received and recorded march 1919

19 cm all men by ituse presentsbusplemental & udertue dated the 22 nd day January 1921, to and between the new York, new Horne by Hartford Railrad Con any a emperation organized and existing under ete lans of Connecticut, macraclusitte and Herle I sland recurafter Called the Ruchant Company) of the one part, and Banker's Trust Company, a emporation orginized and execting under the laws of the State of new York (herinafter called the Trastic), of the setur part. There is on the elevents day of December, 1920, the Railward Company executed and likewind to the Mustice its mortgage indeture dated December 9, 1/20, Conveying certain perperty them described as security for the mortgage boude of the Ruboad empany issuet and to be issued thereunder and other obligations is iterein similed, and for other purpose more particularly speciment etherein, and the Vinter has accepted paid thust; - and I here the paid most gage indentine has been so is presently to be recorded in the following registries of deeds it the Commonwealth of massacrusetts, namely Barustakee, Berksline, midde District; Berksline Southern Dustion Ruston District, Rriatol Southern District, Bustol, Fall Rive District Middless, northern District, muddless Southern District I aublin, Hampden, Humpsline, Konfrek, Plymout Suffock Horcester, Horcester District, Soccester northern District and It here so we said mortgage indenture the Railrad Company coverants to execute further assurances and to establish and min the puperion lien of pand indentin on the mortgaged property; and Is heurs it is disintle for conviewence of recording to make this dynamicalous supplemental includer; 1.m., eteriza, The & whenture evitureth I leat in Imprimention of the prix mortgage udentur and in consideration of the premises and one doctor and when valuable Crusiderations duly paid the Railrad Company by its Trustee, the receipt where I is thereby reterrorledged, the Railroad Company has - granted, bargained And, coursely, assigned and transferred, and by these branks to the Trustee, its successors in the trust and

their wire and dosigne all the property, rest, personsi -o. mused rights and franchisa coursel assigned on Is removed by the paid morigan whenture, purget, nowere, as stated in paid mortgage indenture, and mortgage indentine is hereby made turky Conveyed, subject as a founded, unito the Truster, it puccessor or puccessors, heirs and -assigns, Jorene, but I merutation, for the purpose, upon and publish to the Covenants, Conditions, provisions, uses und trusts - is stated in part mody sq. induline and ordanisin all respects as passided in paid mortiga youndert we- reference to estude is hereby much. In exitues wherey, paid The new york, new Hance and Hutfred Railwad Company has caused these presents to re-executed in its name and behalf by its President, there's inly unthoused, and its comparate peal to be hereto efficed wit attested by its Secretary as of the day Hartner York, "her Haren" Streetford Rail out Porrepary President attest Cluther E. Clark Secretary Signed sealed: and delivered in texpresences A. Dr. Herry E. F. Succiair. State of Connecticut \ 8.8. County of new Haren " In this 22 ml day of harmons in the year? Eblack to me personally known, who being by me buly perous lie depose and pay that they reside in keet Haver, Connecticut that they are the President and the Secretary respectively of the new fork, her " onen and Hartford Railroad Company, the Comprestion described in and which executed the Jorganing instrument; that they know the real of paid conportation; that the peal-affixed to price instrument is puch Imporate seal

that it was po affixed by methority of the Brand of Directors of paid conformation; and that they signed their names itereto by like authority; and the paid Edisand I Ve arose and thetim & Clark perusly acknowledged said instrument to be their free act much tend and the gree act and deed of paid comporations In intues where, I have beauto get my hand - and affixed my notarial peal - at her Hazer, in Tetre counts of new Haven and State of Connecticut on this 22 us day of January in the year 1921. Hilliam H. Romland Beal) Rotang of Public in and for the Country of Herr Hance My notarial Commission expires Feb. 1- 1922 Received and recorded February 11st, 1921 at 1,30 o'clock P. m. attest Lealis E. Chase Town Clubs. Times all men by these presents Frot & Genge E. Giel of Eastlane Country of Barnstake Common escalety Massachusette in Consideration of paid by Sames P. Breiser the receipt whereing is newly acknowled god, . to hereby trant, sell transfer and deleser unto the paid land P Brener the following goods and chattels, mandy ill of my trining looks of ever kind and description when than me sprayer and one Garden rake, a Garden forte; pitele gook and a shore! One house, one cour and one releger, about fifty here, all is agous and harmesses, and all has in the Barn, and all mis interest in the farming toole which I our in Common with Samuel F. Brashett. to have and to toold all and surgular the paid goods and challele to the said hames P. Breiser and his executors -aummentiations, and assigner, to them own use and reloop forever, and I well lovement with the granter that I am the canful orme of the paid goods, and chattels; that they are for from all incumbrances, that I have -good right to rel the rine as a foresaid; and etat I will warrant ... I defend the pame a gamet the lawful aims and In intress where of & the paid being & E. Isiel

hereusets set me hand and seal the ? to day of February in the year one strong and nine hundred "ung terenty-one. Signed, realed by delineed in the presence of fames B. Steele Serge Siel Big.

Austrice of the Peace Smeline P. Giel

Received and recorded apr. 1-1921 9th how. 9, m.

What Festie 5. Chase them Islands. Know all men by iterce Presents. That Human E. Malioney of Eastham County & Bainstake, and Commonwealt of Massachusetts " " thousacting buieness in said Commonwealt, hereofter called the "Nortgage") in I Ellis of Orleans ( threather Called it: "mortgagee") ite receipt where is hereby -acknowledged, -do hereby-grant, sell, taansfer Ted deliner unto the said Mortager the Jolling - described - goods " chattels; namely. One (1) Ford Altomobile, Type Touring, Model T. Engine Trumber 4395205. To leave buy to level the paid sautomobile to the said mortgager, ito successors or assigns, to its or their som use they believe forever. Provided merentheless, that if the paid mortgagor or in or her executore, admin istrators or assigns shall pay according to the tenor oug effect there a certain profusory notific minety-fire out 14 (195.74) cache made by the mostly agor payshed to the order of Chester St. Eleis six minutes after date my shall keep, but perform all conercants by a guernents believe Contains there it is mortgage please be boid otherwise it phase remain in full force and effect. The mostgager for humself on humey, my for his or her execution or administration tucky commante init itee said Mortgage we ite purcuent owner of said untour like they has full power to sell " a mortgage the same; that it is free tred clear from all en embeauces by lieus; ha said mortgagon willbug his or her ejecutors or administratore stall warrantly I all purous ishoweren.

The moitgage ague that paid automobile shall penain and Continue in the prosession of said mortgage so so long as said mortgagor is not in default hereunder, and paid mortgagor agues not to remove paid automobile but of the Communicant of maseachusette. The mortgagor turky expressly agrees to procure by maintain at his or her our expense insurance against loss or damage from fire or theft upon paid automobile in a company to in a manuer satisfactory to the mortgage, said insurance to be payable to paid Mottgagee, its precessors or assigne, - as its or their interest may -appear, the insur-- ance policy shall be held by said mortgages until the mortgage is discharged and if paid Mortgagor fails to procure Eg manitaire puch insurance paid Wortgager may do so at the expense of said mortgagor my the list of such insurance init interest at pif for cent (670) is The place to pecured by itis mortgage It is further agend that upon default in pryment of any of said promising notes secured hereby when the power trained are, then Typic that paid shall thereupon immediately beame due tray pay table. It is further agreed by said Moitgage that we case of - any - defaut the the mortgage in the performance of - any of the terms, comments or agreements of this mostgage, or in the payment of and, of the notes or other indestedness permed hereby, or if the Mortgage shall pell, assign or dispose of or attempt to pill, assign or dispose of paid automobile, or if any setreting , paid automobile on any jumoral of the same fine. the Commencealit of Massachusetts, or any abuse or misuse or pale on seizure ishaterer by any process of law of paid automobile be made or attempted by paid Mortgagor or any person or persons claiming under or on behalf of paid mortgage on on beleasy of any creditor or creditors of paid mortgago, or if the Westgage. shall at my time - dem itself insecure or its security madequate then region thereefout in any puils went said Morting age its successor or assigns, may declare the entire amount then remaining impaid hereinder to be due ty payable

fortherick " and mortgage, its pulcessors or assigned or any like mustionized in gent thereof, may take immediate procession therep, They for that purpose may entit upon the premises of the mortgago, or, po far we the mortgage can give unthrity there for upon may betry remore the pane, by paid mortgage, its purchase or assigner, may sell the same at public auction or private sale, first giving ten (10)-day notice in writing of the time my place of the pale to the paid mortgagon or his on her presentatives, or by publishing such notice suce a week for three (3) pullessite weeks in some one newspaper The Cape Cod Item 4 Bee, and out the money arising from puch pale the mortgage or its representation please be entitled to retain all purus there pecured. by this mortgage, whether there or itereafter payable, including all Este Chargisty expenses incurred or pur ained by paid Mortgager in relation to the paid perperty, or to discharge any claim or lieux 2 stind persone affecting the same, rendering the purplus! if any, to the paid mortgago or his or heresenton administrative or assigns by it is agreed that the Mortgague, or its puccessors or assigus, or ampusm in its beliasy may purchase at any pale assaforesaid In witness where the paid mortgage has recent set his hand by seal this Eighteenth day of March in the year One Housand him Hundred to Frenty-time A. E. Malionet. State Signed gesled in the presence of fudale n. Elidge Received by recorded april 1-1912 - at 5.55 p. M. Attest Leslie E. Clease Tom Clerk.

Ihum all men by these presents. It here as under date of June 1 1922, the new England " depluce they Telegraph Tompany ( herein after Called the Telepline Company) a composition duly or ganized are indenture 2 mortgage or-deed 2 trust, (hereinafter termed First Westgage) to the First natural Bank of Boston, a heating banking - association - duly organized they existing under the lans of the united States of Omerica (Turkin after called elie Trustie) in and by which Furt mortgage itre Telephone company mortgaged "ud-assigned the property therein described as planity for the indettedness therein specified my provided for and in my by said Mortgage itse Teleplane Company Consenanted with paid The First naturial Bank of Bester as Trustee under pais First mortgage chat the Telepline mepany atany They all times inved do, execute, askrimledge They deliner are my such function acts, ducks Coursey ances, montgages med transfers or assurance as slined reasonably he required for itie better assuring unto itie paid Trustee all try pingular to property tury conveyed by assigned or intended po now, therefore, in compliance isn't the requirement of the above recited coverant in its paid First Mortgage, and in Consideration of the pume of Our Dollar to it in hand paid by the said The First Laterial Bank & Boston, as Trustee under the said First Wortgage, the receipt isteren is lunchy askumledged, etre Telephone company has granted, for gained, seed, transferred by believed they by these presents toes part, bargain, sell, transferry chattels, property "es estate, namely. All prisoned property of every reature, bind by description intestivener, my all my any interfact itherein, appertaining to accurated in the transaction by the paid beliftime Company of the buisness in the Commonwealt of Massa chusetti which the said Deleplane Company non rome.

or which it may acquire in the paid Commonwealt I mass clusetts fixeept plocks, on ding who counters meaning any intending hereby to describe any to oning such fortine of all my the pame propertylestept per estate, stocks, bouds, other pecuvities in Juliente therein posite pitus in paid Commonwealt of maisstilusette which is described by the said Pelephone Company to the paid muster in my by the aforesaid First mortgage from said Telephone One bany to said Tunites dated June 1- 1322, my recorded, - among other places initime paid Comminuealt of Massachusetta, in the Registre of Deeds for the County of Subject, to which First Montgage beforese is bereby made for a nine Complete discription of the property berety Courseyed. Do Afaring to Afred all my pringular the paid goods chatteles, property " exectate to the paid Truste " by its purcuan my assigne to their own use my belong foreser, but in hust merentalless, for the purposes, upon the tausts, my putyest to the provisions, conditions, Orrenants by a quement set fout in the aforesaid First next gage, reference to which is buily made. Plonded, resultiles, my these buse to me upon the express midition, that if the said delephone Course to be paid the principal of all the bonds The debentures - described in the apreciain First mortgage reference to which is berety made, with the interest my premum, if any, according to their true intenting meaning or shall provide for the payment of the power by depositing with the paid Justice the entire amount are other pume payable by the paid Telephone Empany under the principles of paid First mortgage there this mortgage phase because void my the paid Trustie, or its pucusors in the said Trust, on payment of all lawful Charges Ty distursements them unpaid, on bemand of ital paid Telephone Company shall execute my deline to the said Telephone Company such instrument of satisfaction. or outer luck of pulsase, discharge or Coursey andias may be necessary or people to discharge this · montgage of mend, They phase glant, pe-assigniting deline to the paid Delephone Company, its purcusar or assigns all The Ringular the goods, chatteles, perperty my estate buly granted, bargained, sold, transferred by believed wa next presince, disposed of as in the aforesaid First Mortgage force. But upon any defautt in the performance or ofpersone of the fregoing enedition, the paid ? make please have the process, in cheding the pose of pale, Intained my described in the afraisaid Flist mortgage, reference to estuce is hereby made, but subject to try upone the terms "my pionsione itericio Instancial "my expressed my not and it is a greed deat the paid Peliphone Company, its successors Tug assigns, shall bear Tug enjoy all the rights including the right to retain prosession Judicese They sugar the above mortgages property, which are Outained Tag - described in the aforesaid First Mortgage, perence to which is hear made, but subject to and upon the terms my provisions iterein antonied and expressed my not otherwise, This mortgage is my phase we construed to be supplementary to but not inconsistent init or a limitation upon the terms of the africaid First mortgage dated June 1- 1722. For ite purpose 7 facilitating the record heren this mortgage may be executed tim any number of Ameritaparts, each of which shall be my shall be taken to be an original by all collectively but one instrument. Du intres whereof ite her Bugland Telephone "my Delegraph Company has caused these presents to be executed in its rametry behalf my its con preste pear to be offised hereto by trailers. Pierre, our & its Vice Presidents, etrements duly authorized on this frist Wer England Delephonery Polegaple Company By Charles S. Pierce Vite President

Signatura Jon First Mortgage of her England Pelephone Just Pierce Unite Precision to Carl F. 9 Sinchoz Secretary LB. Kent Dietus t Signed and peopled and delinered in the present ??

Signed and peopled and delinered in the present ??

And F. A. Siedling Secretary.

Received Expreended June 9-1922 of 7,30 o'clock P.M. F.

There E. Chase Jim Lech. Humall men by tuse presenta.

That Benjamin M. Ruff of Easitian bounty of
Barnstate State of massachusetts, in Consideration of
One hundred and fifty Areeas paid by Horrard II. Siel of said Eastham the receipt where I is hereby acknowledges do herely grant, seel, transfer, and deliner that the said Howard It. Give the following good and chattel namely One Brief Roadster # 2 Engine 225 465 Registered Kennelse 231.093, painted black, To have and to hald all and singular the said -goods and chattels to the said Amand It. Sice and his executors, -administrators, and assigns, to use and beloof fourer. and I berely corement mit itie grantee steat I am itee lawful owner of -all incumbrances, test I have good fright to sell the pane as aformaid; and that I will evariant and defend the same against the lampel claims and demands of all persons. Provided nevertheless that I or my executors, administrators, or assigns, shall pay unto the grantee or his executors, -administrators, or in one year from this date, with interest do stated in my firste of even date signed by me; shall not most inder desting the said goods and chattels, wor suffer there or only part thereof to be attached on mesur process, and shall not, except with the Consent of in uniting of the grantee on his representative, attempt

to sile or to remove from Easitian. The pame or any part streng, then this deed, as also the afore paid reale, shall be boid. But upon any default in the performance or observance of the foliging andition, the granties, or his executors, administration, be assigns may seel the goods and cleattels at Sublic auction, first gining to day restice in eviting of the time and place of sale to me or my representatives, or publishing such notice once at week for three pulesing ereke ite powe one newspaper published in paid County. and out of the money arising from puch pale the quarter, or his representatives shall be entitled to relain all sums item secured by itio mortgage, is herter item or itereafter payable, including -all costs, Charges and expenses incurred or pustament by them in relation to the said perperty, or to discharge any claims or lieus of third persons - affecting the same? rendering the surplus if any to me or my executors, - a dmilistrator or assigns. And it is agreed that the grantee, or his executors, administrators or assigns, now any person or persons in their belief, may puchase - at duy sale made as -afouraid; and electrital default in the performance or observance of etre Condition. of this deed I and my executors administration - and assigns, may retain preserving of the - above mortgaged property and may use and enjoy strepane, but after such default, the granter or itiste claiming under him may take immediate procesione of paid property, and for that purpose may, so far as I can . The authority eturge, enter upon any premises on article said peperty or any part theres may be piluated, and remore the same therefore. In Intuities when I stee paid Benjamin M. Ruff bereinto set my leand and seed ities 11 et. day of September in ette you are time hundred and tirenty-time Signed-and pered in the Suscesser of James B. Stule Belyanine M. Ruff Level Sept: 16 et 1922 Pereine Lugrier de L. Stein word in full as ackfordige to, at 1.55-P.M. Levis E. filesse. Tome Club, me. Ading this thing storand M. Shie.

21 82 Hum all men by these presents. test & Human & Malioney of Eastham in the Country of Barustable, Commonwealt of Massachusetts in Consideration of Sweety-tero doclars and trenty eights cente paid by Chester H. Ellis of Orleans in paid county, the receipt where is hereby acknowledged, do hereby - grant, see, transfer, and toleliner unto the said theter It Ellis the following - goods - and chattels, namely: One Ford Jouring Car Model F. 1920 Eugine number 4395265. To have and & lived -all - and singular the said goods - and chattels to the said Chester & Ellis and his executors, administrators, - and assigns, to their own use and believe foresu: and I benefy commant with the render that I am the lawful ortun of the said goods and chattels; that stry - are free from - all incumbrances, steat I have - good right to sell stee same as aforesaid; and that I will warrant - and - defend the same - against the lawful claims - and - demands of all persons tronded nevertheless that I on my executive, administrators, or - assigns, etie sum of Servity fine dollars and mice cento in three mouths I fine this date, with interest -as stated in a note of evens date signed by me, -and until such payment shall blip the said -goods - and chattels insured - against fine in -a sum. not less than One hundred doctors for the bunfit of the bender - and his execution, administration and assigns in such forme, and in such Insurance Companie as they shall appears; shall not waste or - disting the traid good - and chattels, nor suffer there of any part there to be attached on mesus process, and shall not, except with the consent in writing of the budge or his representating attempt to sell on to remove from the Country of Barustable the same or any part there 2- there this deed, as - also the affresaid note, shall be void . But upon -any defautt in the performance or observance of the foregoing condition, the bender or his execution, -administration or assigns, may seel the said - goods - and chattels at public ancher, first giving tech days

notice in writing of the time and place of pale to me or my representation, or publishing such votice once a week for three successive weather in pour one number published in paid County of Barustable. and out of the money - arising from such sale the render, or his representating shall be entitled to retain all sums there secured by this mortgage, charges, and expuses in chined or pustained by him or there in relation to the said property, of to - discharge - any claims or lieur of third persons affecting the same, rendering the surplus, if any, to me out my executors, administrators, or -assigns, and it is - agued that the bendie, or his executors, administration may purchase - att any sale made as - aforesid, and that until default in the performance or observance of the condition of this died me and my execution, -administrators, -and -assigns, may notain procession of the above mortgaged property and may use and enjoy the same, but after puche default, the render or those claiming under him may take immediate procession of said property and for that purpose may, so for as I can give truthenty itienty, enter upout any premises on Islaide paid property or any part thereof may be pituated, and remost the point itempone.

In withing where I stee paid Herman Malesmey hereunto set my hand and seal this Phinteenth day of august in the year One itions and nine hundred typenty. Here Signed Expealed in the presence of Judah 4. Elideg & Human E. Mahoney At 110 clock 9.74. Leslis E. Chase Town Clut.

SUPPLEMENTAL INDENTURE made at Boston, Massachusetts, dated the Aday of February, in the year one thousand nine hundred twenty-four (1924), by and between Old Colony Railroad Company, a corporation created and existing under the laws of the Commonwealth of Massachusetts, and having its principal office at Boston in said Commonwealth (hereinafter called the "Railroad Company"), party of the first part, and Old Colony Trust Company, a corporation organized and existing under the laws of said Commonwealth and having its office at said Boston (hereinafter called the "Trustee"), as Trustee, party of the second part.

Whereas, on the 30th day of January, 1924, the Railroad Company executed and delivered to the Trustee its mortgage indenture of that date, conveying certain property therein described as security for the First Mortgage Gold Bonds of the Railroad Company issued and to be issued thereunder and other obligations as therein provided, and for other purposes more particularly specified therein, and the Trustee has accepted said trust; and

Whereas, the said mortgage indenture has been or is presently to be recorded in the following registries of deeds in the Commonwealth of Massachusetts, namely: Barnstable; Bristol, Northern District; Bristol, Southern District; Bristol, Fall River District; Middlesex, Northern District; Middlesex, Southern District; Norfolk; Plymouth; Suffolk; Worcester, Worcester District; Worcester, Northern District; and

Whereas, it is desirable for convenience of recording to make this confirmatory supplemental indenture,—

Now, therefore, this Indenture witnesseth:

That in confirmation of the said mortgage indenture and in consideration of the premises and of one dollar and other valuable considerations duly paid to the Railroad Company by the Trustee, the receipt whereof is hereby acknowledged, the Railroad Company has granted, bargained, sold, released, conveyed, assigned and transferred, and by these presents does grant, bargain, sell, release, convey, assign and transfer to the Trustee, its successors and assigns, all the property, real, personal or mixed, rights and franchises conveyed, assigned or transferred by the said mortgage indenture or intended so to be, subject, however, as stated in said mortgage indenture, and with the exceptions therein stated, reference to which mortgage is hereby made.

To have and to hold said property, rights and franchises hereby conveyed, subject as aforesaid, unto the Trustee, its successors and assigns, forever, but IN TRUST, nevertheless, for the purposes, upon and subject to the covenants, conditions, provisions, uses and trusts as stated in said mortgage indenture, and otherwise in all respects as provided in said mortgage indenture, reference to which is hereby made.

IN WITNESS WHEREOF, OLD COLONY RAILROAD COMPANY, the party hereto of the first part, has caused this supplemental indenture to be signed by its President and its corporate seal to be hereunto affixed and attested by its Clerk and the due execution of these presents to be acknowledged, and Old Colony Trust Company, the party hereto of the second part, has caused this supplemental indenture to be signed by one of its Vice-Presidents and its corporate seal to be hereunto affixed and attested by its Secretary or one of its Assistant Secretaries and the due execution of these presents to be acknowledged, as of the day and year first above written.

Delivered at 3 o'clock m, at Boston, Massachusetts.

## OLD COLONY RAILROAD COMPANY,

By

Fayette S. Curtis

President.

Attest:

B. A. Pewers

Clerk.

Signed, sealed and delivered by Old Colony Railroad Company, in the presence of

> Frank A. Farnham Edward C. Barker

## OLD COLONY TRUST COMPANY,

By

C. B. Humphrey

Vice-President.

Attest:

C. B. Wetherbee

Secretary.

Signed, sealed and delivered by Old Colony Trust Company, in the presence of

> H. Jehnsen R. E. Reach

seal

neal

COMMONWEALTH OF MASSACHUSETTS

STIFFOLK

On this/4 day of February, 1924, before me personally appeared Fayette S. Curtis and B. A. Powers, to me personally known, who being by me duly sworn did depose and say that they are respectively the President and Clerk of Old Colony Railroad Company, one of the corporations described in and which executed the foregoing instrument; that they know the seal of said corporation; that the seal affixed to said instrument is such corporate seal; that said instrument was signed and said seal affixed in behalf of said corporation by authority of the stockholders and of the board of directors of said corporation, and that they signed their names thereto by like authority; and the said Fayette S. Curtis and B. A. Powers severally acknowledged said instrument to be their free act and deed and the free act and deed of said corpora-

In witness whereof, I have hereunto set my hand and affixed my notarial seal at the City of Boston in the County of Suffolk and Commonwealth of Massachusetts, on this / day of February, in the year nineteen hundred twenty-four.

> Frank A. Farnham Notary Public. My Notarial Commission expires

> > Nevember 23, 1928

COMMONWEALTH OF MASSACHUSETTS

On this/4 that of February, 1924, before me personally appeared C. B. Humphrey and C.B. Wetherbee , to me personally known, who being by me duly sworn did depose and say that they are respectively a Vice-President and Assistant Secretary of Old Colony Trust Company, one of the corporations described in and which executed the foregoing instrument; that they know the seal of said corporation; that the seal affixed to said instrument is such corporate seal; that said instrument was signed and said seal affixed in behalf of said corporation by authority of the board of directors of said corporation, and that they signed their names thereto by like authority; and the said C.B. Humphrey and C.B. Wetherbee severally acknowledged said instrument to be their free act and deed and the free act and deed of said cor-

In witness whereof, I have hereunto set my hand and affixed my notarial seal at the City of Boston in the County of Suffolk and Commonwealth of Massachusetts, on this way of February, in the year nineteen hundred twenty-four.

> Abbet W. Fish Notary Public. My Notarial Commission expires

> > March 10, 1927

Received Regreended February 98-1924 20' clock P. M. Lewis E. Colere

seal

seal

24 agreement: ion whie sine and upon the uppress terms and Conditions below set fout taige Bros (hereinofter called the Owner ) hereby agrees to seek to arthur J. Benner of No. Eastern ( Quinafter called the Purchaser ) and Vurclease agrees to buy how Owner etre Joeling buched whaty to wit: The Esser brack Can not 14:891 Enque 30. , 5 = 29. of Due funded and rinty Tie Dreams hundred - nine to right They 7%, Dreen (398.75) shall or Laid in cash whom whirey prosession of the Trouty and the fairne f, this Hundred Timety- six and 200 Dreeans (696.21) shall be said in due Sagment, the amounts - and times for such fagments to be widered one negotiable Simisony rete of Puchasent it ting expressy understood, agreed and intended that suche water shall not be construed to Constitute paquento under this agreement. 2 It is expectly understood, agend and intended start there and ormuship to paid probuty is and shall remain rested in the Dennehore assigns, notinitalanding deliny of Prosessine to Tuestasse, until the intire pinceres since widered the rote agreeal is taking full by case. 3. Purchase agua during life of this Content not to pull, mortgage, hence or distre of paid whity, that pame shall not, writeret written content - fint - given, he removed from the Commoner of 2 mass chusetto, and that Purchaser will take the out of care of the turbuty and sup it in first class condition. and order at all times at Purchase's appeare Juning the life of this agreement said perfectly shall be at risk of Purchaser, who shall far portify and be performible for very claim and littlity

25of paid property, and no less therene, or damage theuto please fuchases in capment of any part of Turshese. The or other amounts ayabre under this agreement: of Pinchease agrees that during the life of this -agreement pand susperty shall, at the lost and evenue of Survivade. The insured in the name 2 the Drone or assigns against fire theti or other to the tolicies to be delivered to and hed by Owner or . assig. ... 5 In case 2 failure on part 2 Purchases to Wake any ? the wais farments where the ac-Conditions herein and in the manner - prified, it shall be lawfue for the Owner. or assigns on their agents or attorney, without legal. Freeze, is enter and take franksim and jume and retain paid sorterly inherenes it may be found writing hishility for any action for triffers or damages therefore, and in addition to any other rights to retain all Layments made, and also may breclose all sume their remaining. impaid wideward by the zerte africaid done and Lay ale. I once; dud troud to collect all pull pune there so remaining woord, which. phase be considered as liquidated damages in for the break of this agreement out of turchaser, Purchaser also agains in such ense to pay in addition thento as reasonable attorney. for should it become reclassing for Divine of assigns to bring puit to enforce faquents represent prosuring of the suspenty or to do both. 6. Provided Pinchasee. makes all Sagueito above skinfiel and carries out all of the terms & and Conditions on Last of the furchave to be bufomed. herunder, elier and at such time, but not otherice or before prole time, where shall he delined to Purbase a biel gopale - of paid

Troputy courseying the title and ornership to Purbace, and until puch time Purchase. agues to do and perform all acts necessary to the retention of pull title and oromership in the home or assigns; it being agues. and understand that Device. may resign all his rights and claims to the Tokenty and propuents and between hereunder by assignment and endorsement thereof, and po hour is assigned phall acquire all the pane. pig to as somerereunder. hands and peals thereto, in midical the est. day of me 1924. Signature of Owner Parge Biro. By B. A. Varge. Argustine of Vindence Viting V. Benner. Had I've & Benner assignment and theasantis. - In vainable Errei training proints of which is burly acknowledged the undersigned, described as Twent in the traying Egeneral Suche designs is were that detimes of Bank of Comment with to mind tome Meser all its incomique or practo and wither in, to red willer the torogning Rquement - condition inferety and the note disense y unioned and unby quaranters to pair assigned full to formance & bu it .. and of it . Curline .. wiener ... riquation ( inu

Received and recorded June 15. 1924 at 120. clock. M. attent Lealis E. Cleane Tom Cluck.

Throw - all men By Three Presents. That I, George J. Hilare, of Broton, Marsachurett, in Consideration of one (100) dollar, and other valuable. Consideration faid by George H. Hiley, of Boston, Massachuntts the receipt is living is hereby -acknowledged, . do hereby grant, sel, trainfer and deliver ento the paid Harry Hilley the following - good and chattel, namely:
One cloth one cook-store and other kitchen furniture, one dining-room table, and other dining-room furniture also lining-room furniture, beds, and return bed-room furniture house for not Easthour, Barustake Courtained in the belonging to me. belonging to me. To have and to bred all and singular the said goods and chatter to the paid svary. It. Kiley, and his executors, - administrators - and - assigns, to their own use and beloof forence. In within when I, the paid George h, Wilson, inunts set my hand and peal this " Int Say of Deloter, 1924. 1: S. Feland George J. Silam Jul Beened and presided Oct. 94- 1924 at for clock P.M. attent Leali E. Chase Jame Clerk.

Know all men by these resente:

Whereas under date of June 1, 1922, the New England Telephone and Telegraph Company (hereinafter called the Telephone Company), a corporation duly organized under the laws of the state of New York, having its principal office in the City of New York, State of New York, and having its principal or established place of susiness in Maine, at Portland in the Country of Gunderland in New Hampshire, at Manchester in the County of Hillsborough in Aussichusells ut, Boston in the County of Sulfolk and in Rhode Island at Providence in the Country of Providence, executed an Indenture of Mortgage, or Deed of Trust, Cheremaster termed First Mortyage ) to The First National Bank of Boston, a national banking association duly organized and existing under the laws of the United States of America (Fereinafter called the Trustee), hiving its estab lished place of business in said Boston, in and by which First Kortyage the Lelephone Company mortgaged and using med the property therein described as security for the indebtedness therein specified and provided for; and Vhereas, in and by said First Nortgage the Telephone Company covenanted with paid Trustee that the Telephone Company at any and all times would do, execute, acknowledge und deliver all and every such further octs deeds, consequences, mortgages and trunsfers or assurances as should reasonably be required for the better assuring unto the said Trustee all and eingular the property thereby conveyed and assigned or intended so to be; and Where us said Telephone Company since the dute of said First Mortgage has from time to time arguired property, both real and personal, and interests in property,

of various kinds and descriptions, which after acquired property and interests now by virtue of the provisions of said first Mortgage intended to be a feart of the security for the indebtedness therein specified and provided for;

Now Therefore in compliance with the re apirements of the above viited coverant in its said first Mattgage, and at the express request of said Trustee, and in consideration of the sun of One Tollar to it in hund paid by the said Trustee, the receipt whereof is hereby racknowledged and further to secure the payment of any and all debentures and Fonds secured or to be secured by said First Mortgage whether issued prior thereto or issued or to be issued thereunder, according to their tenor and effect and the terms of said First Mortgage, and the performance of the covenants and obliga tions therein contained, the Telephone Company has gunted, bargained, sold, conveyed, released confirmed, assigned, trunsferred and set over and by these presents does grant, Fargain, sell convey, release, concirm assign, transler and set over unto the Trustee und to its successors in said trust and its and their assigns forever, subject to the terms hereof and of said First Mortgage, any and wie real estate and personal property of every nature and kind whatsoever, and my und all interests therein Located in the states of Maine New Mampshire Massacinesetts and Rhode Island, or ap. pertrining to or useful in the transaction by the said Telephone Company of its business in said states, which the relephone Company has acquired since the execution of said First Mortgage, and now owns, together

with all rights, privileges and casements

30 even kind and nature appertaining to the foregoing, and all tolis, incomes reals, issues profits, benefits and advantages to 'a derived, received or had therefrom, except stocks, bonds, or other securities and interests therein. To Have and to Hold, all and singular, the property, interests and rights hereogronoeyed, and assigned or intended so to be, together with all and singular the reversions, remainders, revenues, incomes issues profile privileges and appurtenances now or hereafter belonging or in any wise appertuning thereto hereinafter in these presents sometimes referred to collective is as the mortgaged property unto the said Trustee and its suc cessors and assigned to their own use and benoof forever. But in trust nevertheless for the purposes, upon the trusts, and subject to the provisions, conditions, covenants and agreements set forth in the aforesund First Mortgage reference to which is hereby made and which is herevy made a part hereof. Gronded, Nevertheless, and these presents are upon the express condition, that if the said Telephone Company, its successors or assigns, shall well und truly pay or cause to be said the principal of all the Fonds and debentures described in the uporesaid First Mortgage, with interest and premium, if any, according to their true intent and meaning, we shall provide for the payment of the same by depositing with the said Trustee the intire amount due thereon, and shall also pay or cause to be paid all other sums payable my the said Telephone Company under the Brinsims of said First Mortrage, then these presente shall become void, and the

said Trustee, or its successors in the said trust, on payment of all emple charges and disherements then sinkaid, on dernand of the said Terekhone Company, shall execute, acknowledge and deliver to the said Terekhone Company such instrument of satisfaction or other deed of release discharge or convey ance are may a necessary or proper to discharge these presents of record, and shall grant, re-assign and deliver to the said Telephone Company, its successors and assigns, all and sin gular the property, interests and rights hereby younted, conveyed and assigned and not previously disposed of as in the aforesaid First Nortgage provided; otherwise these bresents shall be and remain in full force.

But upon any default in the performance or observance of the Longoing condition and I or upon any default described in said First Hortgage, the said Trustee shall have the powers, including the power of sale contained and described in said first Hortgage, but subject to and upon the terms and provisions therein contained and expressed and of otherwise.

and it is agreed that the said

Le centrone Company, its successors and
assigns, small rave and enjoy ail the
rights including the right to retain

possession of and to use and enjoy the
above mortgaged properly, which are contained and ileseribed in the said first

Mortgage, but subject to and upon the
terms and provisions therein contained
and expressed and not otherwise,

Within six months from the dute of
the epecution and delibery of this

3 2

suppreminial instrument the Teleph one Company will file with the Trustee a written statement, in such detail us the Trustee may require, setting forth a sevedule and wescription of such parcels of real estate us are orined by it on said date and have veen acquired by it sussegned to the date of the execution and derivery of the said First Mortgage, and which parcels of real estate have peen heretofore or are being subjected to the lien of said first Mortgage by the execution and delivery of this supplemental instru ment; provided however, that if the Telephone Company has reretofore furnished to the Trustee a description of any such real estate such purcels may & omitted from the description to a furnished pursuant to this covenant, These presents are and shall be construed to be supplementary to sout not in consistent with or a cimitation upon the terms of the said First Mortgage. For the purpose of facilitating the record nereof these presents may be executed in any number of counterputs, each of which shall be taken to be an original and all colfectively but one instrument. In Whitness there of the Kew England Telephone and Telegraph Company tras caused its corporate name to be hereunto subscribed by Churles S. Pierce, one of its Vice Presidents, and its corporate seal to be rereunto assiped, dury attested by its Secretary, both thereunto duly unthorized, on the first day of May, 1926 Kew England Telepane and Telegraph

By - Charles S. Prince, Vice President Attest: Carl F. a. Sudnof, Secretary

Signed, sealed and the insence of: L. B. Kent.

Received and recorded May 10, 1926 at 6 P. In, attest copy Lealis E. Chave Join Clark.

Statement of Ownership for Brend. Work Eastern, Mess. april 2nd, 1928

To the Town Clark of Eastern. The endeningued hereby certify that they have this day associated ettemselves together for Co-partners daing business as such as retail merchants in Frut Casitian, massachusett, at the Ad stand formerly occupied and conducted by Samuel 7. Beachett: and conducting said buisness

as Brackets and Joung. Samuel St. Brackets Their grand but y Canton. Jon are lundy districted the Upenturality 2

Brackets by young, company of Samuel A. Brackets + Erents J. Jamy. has been disclosed by mulial consent and you will please

make not of same on your June bluki records. Samuel A. Beachet.

Received and recorded July 29-193! at 100'clock 9. M. allest Leslie E. Chace

Tome white.

34. Nnow all men by these presents. I trung of Deleans book in Barnetable County, Prosetaliments, doing business therein under the name and style of Knacket and trung as & sature in Consideration of Eight " housend (\$ 50000) some said by Samuel F. Bracket of said Castlan the receist sterry is hereby -actionreledged, do grant. sell transfer and deliver who the haid Samuel 7. Bracket the following goods and chattel, among all bestiers, show care and stone morables, in-Ending stock in trade and all stock to be added in the future in the usual course of buisuus, meaning to recure thereby future advances is , and through que, and of which is writing and to be to die in the die build in the said . Troom localed in the village 7 ho. Bosetim, Massachusette this day muled by us of the said mortgagos, To have trung to three all and migwhat the many goods and the attento to the many formed to be a feet and be execution, and make to and assigns, to their sem use and belong forever, and we hereby commant with the render that we are the Campul owner of the said goods and cleattels: that they are five from all every brances, that we have good right to the pawer as aforesaid, and that we will examine and defined the seems against the temper wine in Provided nevertheless that if we or our execution administrators, or assigns whall pay unto the under, or two executions, admin. istratus on assigns, etre sum of Eight Turning of 1000000 in less fine this date, with interest as stated in write, of even date right of the said good of and winted mound against fire in in the west to the said and his entered and estrates, and resigns in such forms and in

Companies as they shall appeare, shall not waste or - disting the said -good exchittle, nor suffer them or -and sout thereof to be attached on mesure croces, - and shall not up expt with the the same or any part thing; - then this deed, as also the offerend note, chart be vid. But more any defeat in it. Enquere or farmers ( the ite bendre ne his executors, administrator - assigns, may sell the said gods - and chatter at tube and the first going I down with in making of the time of and the face "t -- presentations, or publishing such notices suce a week for the successive Tours in some one were super published in paid metions. The retain all sums the second by this rentgage. wester the - the act has then we making all Ever. Cleanges, - and expenses in comed or printained by him is there in relation is the said of openty, to to discusse any there is the transferre alcounting the sales some some some process of to us to our execution, administration, or assignio and It is equily that are mention when it is years, of which the said sufficient thouse half as kept me hand is come the sunt the ment of the sunt o that the render or his executors, iadministration or may burchese at any sale made as aforesaid, and that until -default in the terrimones rosumanes of the Compition of their day on a one were the and inistation, and remain, may Internal to the meritaged one of and may use and enjoy the same but the such default, the make or these wining

pueden in " can aim in interest continue ? and for that purpose, may so far as one can give authority therefor, enter upone any be retracted and remove the named thereof may An witness where on the said Samuel H. Brackett this beaut Lay of Taking in the year one thousand mus trundent and trenty-west. James 1. Deauty D Sound of Lange signed by seeled in presence of S. F. Brachet Genge P. Viley Easetian, Mass, april 7-1928 Fred 6. Donne, 9.30 o'clock 9. m. allest ofishi & blesse Town bluk. There all men By The Presents. busines under the name, y bladboune Lumber Co, in Comsideration of Fifteen rundred (1500) Dollars, the recept when is bereby acknowledged, or hereby grant, self, tranger and deline unto the said Thung Chadbourn the following good and chatter, namely: One Basefuray Junch, Capacity one and are traff tous, noton mumber 8.4. 1652, maker mumber B. 7681. non garaged in said Eastham, To have and I side al bladboune and his executes, administrator, and as injus, their own we and seles from and I temby Cormant with the quantite that I am the langul armer of the said goods and chattels, that they me five from all incumbeauces, itet I have and right is sell the same as a formaid; and that I will Danist and defend the same against the langel claims and demands of all persons, wor and runtheless that I m " my exercises administrators, or assigns chall pay unto the grantie, or dis executors, administration reseigns, mi sum y Fifteen Hundred (1500) Sollers, on demand from atin date, wit interest as stated in one note of even date signed by me. and mais succe payment shall keep the said goods and chatter insured against fire in a sum not has him Iflew

fundred (1500) Bollow for the henry of the granic and in executors, administration, and assigns in such form and in such Dusmance impanies as the shell approve, short not weste or destroy the said goods and chattels, nor suffer etime or any part thereof to be attached on mesne Twees, and itself not, except with the Consent of the handle or in requestations, attempt to seil or to remove from said Easition the same or any part thing, - win this deed, as also the aformaid rote, shall be void. But upon any default in the fundamente or observance of the foregoing conditions, the grantee or in execution adminatiators, in assigns, may sell the said goods and chattels as kublic auction, just giving tim days notice in viting of the time and clace of sale to me or my neusulations a publishing such notice once a week for the succusive weeks in some one new jager bublished in said Eastran Two out of wie money arising from such sale the marke or his requiredation shell be entitled to retain all sums there received by itis mortgage, whether there or thereafter payable, including all costs, charge, and extenses intured or sustained by him or tiene in relation to the said property, or to dieceage any claims or lieus or ating persons affecting the some, rendering the suriles, it any, to me or my execution, administrator, or resigns, ting to is aging were the quarter, or his enterior, administration, or assigns, or any known or sureme in their behalf, may turchase at any sale whole as adversarid, and that until default in the beginning or observance of the Condition of this ared it and my executor, administrator, and assigned may retain procession of the since montgaged suspents and may use and enjoy stee same, but after such dejault, we grante or those chaining more him may take immediate, insussion 2 said supplity and for that surpose may, so far as can give authority therefore, with upon any tremises on which said tempering may a situated, and remove the same then from In witness is any I am and I am Bradbour herento set my hand and seal the minth day gapail in the year one thousand mine hundred and tirenty mine liqued and seeled in the meaning.

Wiriam of Shadhum. Carm. I, Chedham. Stil. May 84 192 h. 4 M3. in Record of Modgage of Tream of Transfer in the Clern office of Souther .

Kum at me - og ite . Purents.

That I Samid I Spann of Eastern Mass in Coundered of one dollar and other valuable considerations paid by George M. Bush and I stilling I Secret, the retaint or many is the surface of the standing and craim, manney; I see the said the tolerand and craim, manney; I see the said the tolerand and of standing on his tand the said area to ming actively of Name, to Samurangle, 1930 and recorded with Brancaste County Suids Brok 470 Proft St. Said tourisding are to be removed from said tourisd in a critical sightless mouths from deat together with the right to with upon said and invalent the said grows and wanted to the said trought the said of the said to the said

and good and chattel; that they are the form all incumbrances, that I have good right to seed the same as a resaid; and that I will want and chipping the same against the lamper craims and defined the parameters, I will read the same through the said taming I, I parameter six my hand and see in Touthet day of the affect in the year one thousand nine hundred and

Signed, seeled and delinered in the Justice of Housand millet.

Daniel It. Spanner Stig.



Release of personal property from mortgage.

he was fine I was "Sofermer

Be it known that I, Henry Chadbourn, of Eastham, Barnstable County, Commonwealth of Massachusetts, mortgagee named in a certain mortgage given to me by Aaron W. Chadbourn, of the same place, on and ton the Town Clerk of said Eastham, bearing date, May 8, 1929, in considuation of one dollar and other good and valuable considerations, in hand, paid, the receipt of which is hereby acknowledged, do hereby truck, therein mentioned.

Witness my hand and seal this 18th. day of June, 1932.

the above.

-- ceived and recorded June 23, 1932 at 3.30 o'clock P.M. Bules page 31.

wei E. Cha Town Clerk.

#### Know all Men by these Presents

That I Glas Volbrack
of Easiter in the County of Barustafle and Commonwealth o
Massachusetts in consideration of Texas June dred shigh (\$ 2/1000)
paid by ATLAS FINANCE CORPORATION, a corporation duly organized by law, and having a usual place of business in the City of Boston, County of Suffolk, and Commonwealth of Massachusetts, the receipt whereof is hereby acknowledged, dehereby grant, sell, transfer and deliver unto the said ATLAS FINANCE CORPORATION the following goods and chattels namely: a certain automobile described as follows:  Make Made 123 476
Type Victoria inclation Maker's Number 1432608
Model
Meaning and intending to convey to the ATLAS FINANCE CORPORATION the said automobile with all its accessories and equipment that is or may become part of or belonging to said automobile.
To have and to hold all and singular the said automobile to the said ATLAS FINANCE CORPORATION and its successors and assigns, to its own use and behoof forever.
the grance that the grantee that the lawful owner of the said automobile,
that it is free from all incumbrances
thathave good right to sell the same as aforesaid; and thatwill warrant and defend the same
against the lawful claims and demands of all persons.
Provided nevertheless that iforexecutors, administrators, or assigns shall pay unto the
grantee, or its successors, or assigns, the sum of
Tur rundred sisty dollars
being the amount of the loan hereby secured with interest mountry at 3 % ber mount
Computed on the unsaid falance
in this date, as stated in my note of even date signed
by the ,, and until such payment shall keep the said automobile insured against fire and theft in a sum not less than
dollars for the benefit of the grantee and
its successors and assigns, in such form and in such Insurance Company as it shall approve; shall not waste or destroy the said automobile, nor suffer it to be attached on mesne process, and shall not, except with the consent in writing of the grantee, its successors or assigns, attempt to sell or to remove the same or any part thereof from the Commonwealth of Massachusetts—then this deed, as also the aforesaid note, shall be void.
But upon any default in the performance or observance of the foregoing conditions, the ATLAS FINANCE CORPORA-
TION, its successors or assigns, may sell the said automobile at public auction, first giving seven days' notice in writing of
the time and place of sale to
successive weeks in some one newspaper published in said Essence
from such sale the grantee, or its successors or assigns, shall be entitled to retain all sums then secured by this mortgage,
whether then or thereafter payable, including all costs, repossession and storage charges, and expenses incurred or sustained
by it in relation to the said property, or to discharge any claims or liens of third persons affecting the same; rendering the
surplus, if any, toorexecutors, administrators, or assigns.

And it is agreed that the ATLAS FINANCE CORPORATION, or its successors or assigns, or any person or persons
in its behalf, may purchase at any such sale made as aforesaid; and that until default in the performance or observance of the
conditions of this deed andexecutors, administrators, and assigns, may retain possession of
the above mortgaged automobile and may use and enjoy the same, but after such default, the ATLAS FINANCE CORPORA- TION or those claiming under it may take immediate possession of said property and for that purpose may, so far as. can give authority therefor, enter any premises wherever the said automobile may be, and take immediate possession thereof, without being deemed guilty of any trespass or liable in any action at law.
And it is further agreed that while:
In witness whereof the said Charles J. Harbrook
hereunto set my hand and seal this seemed day of
Truy in the year one thousand nine hundred and truty
Signed and sealed in presence of [Seal]
Edward x. Liphini [Seal]
<b>,</b>
Sasthan Mess July 3 1930 3 h. m. P. M. Beceived and entered in
Records of Mortgages of Personal Property in the Clerk's office of the Joseph of Easthane
book
Leslie E. Share
Torse Clerk
Boston,
ATLAS FINANCE CORPORATION.
Ву
6:
E III
prerfig

ATLAS FINANCE

Mortgage of Personal Proper From the office of ATLAS FINANCE CORPORATION 620 Commonwealth Avenue Boston, Mass.

Blease of personal peoplety from mortgage. To as I have it May Comeum. Buit known start J. Hung Chadtown of Eastern Benetille County, Communeaux of massachusetts, multgage maned in a detain mortgage give me by dawn I. Chadhame, of the same place, on an 1/2 tou Brockway truck, which mortgage is duly recorded with whe records of the Town black of said Easthown, having date of may 8, 1929, in consideration of one down and reten good and baluage considerations, in hand, paid, ete recips of which is hereby afterestedged, do truly release and gist claim, all right, tille and claim to the Brockery Truck, there mentioned. Hiters my hand and seal Barntaka S.S. Exertum, Mars, Jame 20, 1932
Then personally appeared Huny Chadronne before me and actourhoges the exam. author of Famels Zertany Partlie.

Received and recorded June 23, 193 f at 3.3, o'clock P.M. Book 2

Jaga 39.

Luli E. Khan.

Throw all new by iterse bresent. that I, It Bredley Stale ( the younges) of Eastham Grumonne all of Massachusetts, in consideration of Six Kundred Sallan (600 plais by Bernard S. Nove, of Princeton, State of her xerry the receipt where is benefy acknowledged, do beenly grant, seed, transfer and delier unt the said Bereard S. Stones, the following good and chatters, namely, One undocumented Filing Bessel. Lonains, built in 1919, numbered 3818, number turanded to the Department of Frommer, Owner of nasigation, at the office of bollecton of Customs, Port of Philadelphia, on Deft. 14, 1911 To have and to bald all and singular the said goods and eleattel to the said Beneard S. Itome and his executors, administration and assign, to their own use and belong fourer. and I bendy comment with the bender that I am stee Confuel ornien of the said good and chattels; that the, are fore from and incombeauces, that I have good right to sell the same as ofouraid, and that I will warrant and defend the same against the langer claims and demand of all benows "ranced resenteles that if I or my exelutors executes, administration, or assigns, etie sum y Six Hundred Hollans (8600); \$100,00 to be paid on the firm eight amountsen, six mouts from dale, the whole Day able in how y Ears from this date, with interest as stated in my note of isen clate signed by me, and until such payment shall keep the said goods and cleattels insured against fire in a sum net les item Dis Hundred & 6.00) Dollars for the benefit of the mude and his executors, administrators and assigns, in such in and in such resurance Companies as iting shall approve, shall not exacte or distroy the said grade and cleattels, nor suffer them or any parting to be attached on mesur process, and shall not, except with the consent in writing of the render or his regressentations, attempt is see " remote - com helleftent ill-assachusetts, he same or any and there the this the of black be load, as also the note alors of Red upon any default in the playandance or 11 strong of the going condition, etre bender is his executor, administration, or assigns, may sell the said goods and chattile at public auction, fint giving trenty-one days

notice in writing of the time and place of sale to him or in recusentations or publishing such notice once tack week for chave successed in itel in in we were there waln withing in hair Caretable. And out of the menty true of from such sale the sendre, or his requestations shall he entitled to retain all sums there secured by this mortgage. whether there or iterration payable, including all costs, charges, and expluses incured or sustained by there in whatian to the said jurgety or is discharge any claims or isens of this classes affecting the same, sundring the waling, if any, to me or my excutors, administrator or assigus. and if is a great that the render or his and entire, edmin istrator, or assigns, or any cleson or preson in their behalf. may bucker at any sale made as aforesaid; and that until default in the performance or therrance of the Condition of this died I and my execution, administration, or assigns, may retain presession of the above mortgaged property and may we and enjoy the same, but after such default, the render. or those claiming under him may cope immediate formion of skind impuly and for bot purpose may, so for as - can give authority therefor, enter were any premises in which said property or any part strong may be situated, and I. Bradley Steele ( the younger, beauts set my hand and seal

I. Bradley Steele (the younges, beneats set my hand and seal this sist day of angust in the year one transant rime hundred and string, Gigney and sealed in the Susurce of Juny 7.626.

Eastean Mes. Oct. 4, 1930. 10 hrs. 55 M. a. M.

Received and recorded in Record of Mostgage of Presenced Broke 70-41 pages.

Town Black.

Mortgage, Personal Property Solot) les

Globe Discount & Finance Corp.

CLERK'S RECORD Nay 9 1931 h  $^{\circ}$  m  $^{\circ}$  D/N.

Received and entered in Record of Mortgages of Personal Property in the Clerk's Office & Page 45

Lewis E. Chen Clerk.

### DISCHARGE

Having received full payment and satisfaction of the within mortgage, the same is hereby discharged. Signed & Sealed
GLOBE DISCOUNT & FINANCE CORP.

Pres.-Treas. hereunto duly authorized

From office of GLOBE DISCOUNT & FIVANCE CORP. 437 Park Sq. Bldg. Boston, Mass.

MAKE	MODEL	YEAR	SERIAL NO.	MOTOR NO.
Torr	Talor	1908	A225316	A225316
***************************************				
****************************				
·				
together with all goods ch	attols furniture furnishin	as musical instru	monte hooks assessaries	useful and/or ornamental,
now situated in Easthan		near premises kno		Street,
including also all property or mixed or used with, or Grantee to its own use an	and articles which may he substituted for, any of t	ereafter be brough	t in or upon said promise	or added or attached to,
And the Grantor he	ereby covenants and agree	s with the Grante	ee that:—	
1. Grantor is the lawful	owner of said goods and	chattels, and that	t they are free from all	encumbrances.
direct, indirect, or conting	gent, joint or several, alrea	ady existing or w	hich may at any time her	
sell or attempt to sell any		written consent	of the Grantee.	
4. Said mortgaged proper repair, order and condition	n, and promptly replace a	ny and all worn,	broken, or defective parts	
5. Grantee or its represent be for the purpose of example of example of the purpose of example of the purpose o	5. Grantee or its representatives shall have free access in and to any place where any of the mortgaged property may be for the purpose of examining the quantity and condition thereof.			
6. Grantor shall keep said mortgaged property insured against loss and damage by fire and theft, policies to be payable to Grantee as its interest may appear, in such companies as Grantee shall approve; and Grantee may make any settlement or adjustment of any claim or claims arising under any such insurance policies, or otherwise receive and collect the same, and execute and deliver all such instruments and do all such acts, as attorney irrevocably of the Grantor, as may be necessarry, proper or convenient to effectuate any such settlement, adjustment or collection.				
make an assignment for t appointed to take charge shall be attached on mest mortgaged property, or in installment of principal or referred to, the whole am it now or which it may at Also, that all remedies h	ount then remaining unpai any time secure, shall, at erein or by law provided	shall be adjudica the Grantor, or t any time appea on the part of the rmance of any or d under this mor the option of the shall be cumulat	ted bankrupt or insolvent, any of them, or if any of that Grantor has not a see Grantor, or any of their the covenants or agreer tgage and on any debt, lie holder hereof, immediately ive.	or if a receiver shall be f the mortgaged property good title to any of the m, in the payment of any ments herein contained or billity or obligation which r become due and payable.
Provided neverthele	ess that if the Grantor sha	all pay to the Gr	antee the sum of One H	undred &
with interest at the rate be paid monthly beginnin Grantor, and shall also p indirect, or contingent, ip perform and observe all also the aforesaid note, sl	Dollars, in installments of three per cent per moning one month from this day and discharge all debt pint or several, already exthe terms, covenants and hall be void.	of Nine th on unpaid bala late, until fully s and liabilities w kisting or which agreements herei	ances of principal, said in paid, as set forth in not whatsoever of the Granto may at any time hereaft n set forth or referred t	Dollars each stallments and interest to e of even date signed by t, or any of them, direct, her arise, and shall keep, o, then this morigage, as
forth or referred to, Grant in the manner provided in sale to be made in forecle any such sale Grantee sh payable, including all cost or liens of third persons a	tee may sell any or all of single section 5 of Chapter 255 ossure proceedings at least hall be entitled to retain a significant significan	and mortgaged proof the General I seven days befor all sums then secondured by it in ring the surplus, i	operty at Public Auction, I Laws of Massachusetts of re such sale. And out of ured by this mortgage, we relation to said property, of any, to Grantor.	or to discharge any claims
It is agreed that the Grantee or any person or persons in its behalf, may purchase at any sale made as afore- said; and that until default in the performance or observance of any of the covenants or agreements herein set forth or referred to, Grantor may retain possession of said mortgaged property and may use and enjoy the same, but after such default Grantee or those claiming under it may take immediate possession of said property and for that purpose may, so far as Grantor can give authority therefor, enter upon any premises on which said property or any part thereof may be situated, and remove the same therefrom.				
It is also agreed t singular or plural number the executors, administra provision of this mortgage 140 of said General Laws,	hat the words Grantor ar and in such gender as the tors, successors and assig shall be construed as con , relating to the Business (	nd Grantee or and context may request of the Grant trary to the request of Making Small	by pronoun referring therefore and as including, when or or Grantee. And it is irements of Sections 96 to Loans.	reto, shall be read in the rever the context permits, s further agreed that no 114, inclusive, of Chapter
	May 7			
Witnessed by			Herbert S.	Cox
A. Pollard				
. Follard				

# Mortgage, Personal Property

Globe Discount & Finance Corp.

## CLERK'S RECORD

193 h m M.

Received and entered in Record of Mortgages of Personal Property in the Clerk's Office of

Page

Book

## DISCHARGE

Having received full payment and satisfaction of the within mortgage, the same is hereby discharged.

gned & Sealed 193...
GLOBE DISCOUNT & FINANCE CORP.
B.,

Pres.-Treas, hereunto duly authorized

From office of GLOME DISCOUNT & FINANCE CORP. 437 Park Sq. Bidg. Boston, Mass.

MAKE	MODEL	YEAR	SERIAL NO.	MOTOR NO.
Fred	Tudov	1928		9,225316
to mother with all monds als	and to him to him			, useful and/or ornamental,
now situated in Coccinion	, Mass., in or r and articles which may he substituted for, any of t	near premises kno ereafter be <i>brough</i>	wn as No,	

And the Grantor hereby covenants and agrees with the Grantee that:-

- 1. Grantor is the lawful owner of said goods and chattels, and that they are free from all encumbrances.
- 2. Grantee may hold this mortgage as security also for any debt or liability whatsoever of the Grantor, or any of them, direct, indirect, or contingent, joint or several, already existing or which may at any time hereafter arise.
- 3. Grantor shall have no right, power or authority to remove any of said mortgaged property from said location or to sell or attempt to sell any of the same, without the written consent of the Grantee.
- 4. Said mortgaged property shall be used only for Grantor's personal use, and Grantor shall keep the same in good repair, order and condition, and promptly replace any and all worn, broken, or defective parts.
- 5. Grantee or its representatives shall have free access in and to any place where any of the mortgaged property may be for the purpose of examining the quantity and condition thereof.
- 6. Grantor shall keep said mortgaged property insured against loss and damage by fire and theft, policies to be payable to Grantee as its interest may appear, in such companies as Grantee shall approve; and Grantee may make any settlement or adjustment of any claim or claims arising under any such insurance policies, or otherwise receive and collect the same, and execute and deliver all such instruments and do all such acts, as attorney irrevocably of the Grantor, as may be necessary, proper or convenient to effectuate any such settlement, adjustment or collection.
- 7. If any of the mortgaged property shall be lost, stolen, damaged or destroyed, or if the Grantor or any of them shall make an assignment for the benefit of creditors or shall be adjudicated bankrupt or insolvent, or if a receiver shall be appointed to take charge of the goods or estate of the Grantor, or any of them, or if any of the mortgaged property shall be attached on mesne process, or if it shall at any time appear that Grantor has not a good title to any of the mortgaged property, or in the event of any default on the part of the Grantor, or any of them, in the payment of any installment of principal or interest or in the performance of any of the covenants or agreements herein contained or referred to, the whole amount then remaining unpaid under this mortgage and on any debt, liability or obligation which it now or which it may at any time secure, shall, at the option of the holder hereof, immediately become due and payable. Also, that all remedies herein or by law provided shall be cumulative.

Provided nevertheless that if the Grantor shall pay to the Grantee the sum of Dollars, in installments of Dollars, in installments of Dollars each with interest at the rate of three per cent per month on unpaid balances of principal, said installments and interest to be paid monthly beginning one month from this date, until fully paid, as set forth in note of even date signed by Grantor, and shall also pay and discharge all debts and liabilities whatsoever of the Grantor, or any of them, direct, indirect, or contingent, joint or several, already existing or which may at any time hereafter arise, and shall keep, perform and observe all the terms, covenants and agreements herein set forth or referred to, then this mortgage, as also the aforesaid note, shall be void.

But upon any default in the performance or observance of any of the terms, covenants or agreements herein set forth or referred to, Grantee may sell any or all of said mortgaged property at Public Auction, first notifying the Grantor in the manner provided in Section 5 of Chapter 255 of the General Laws of Massachusetts of the time and place of any sale to be made in foreclosure proceedings at least seven days before such sale. And out of the money arising from any such sale Grantee shall be entitled to retain all sums then secured by this mortgage, whether then or thereafter payable, including all costs, charges, and expenses incurred by it in relation to said property, or to discharge any claims or liens of third persons affecting the same; rendering the surplus, if any, to Grantor.

It is agreed that the Grantee or any person or persons in its behalf, may purchase at any sale made as aforesaid; and that until default in the performance or observance of any of the covenants or agreements herein set forth or referred to, Grantor may retain possession of said mortgaged property and may use and enjoy the same, but after such default Grantee or those claiming under it may take immediate possession of said property and for that purpose may, so far as Grantor can give authority therefor, enter upon any premises on which said property or any part thereof may be situated, and remove the same therefrom.

It is also agreed that the words Grantor and Grantee or any pronoun referring thereto, shall be read in the singular or plural number and in such gender as the context may require and as including, wherever the context permits, the executors, administrators, successors and assigns of the Grantor or Grantee. And it is further agreed that no provision of this mortgage shall be construed as contrary to the requirements of Sections 96 to 114, inclusive, of Chapter 140 of said General Laws, relating to the Business of Making Small Loans.

Signed and Sealed Secen

Witnessed by

q. Colland

Serbert S. Cong, 1931

Know all here By These Presents. That he, George M. Bush and William J. Derick, In Consideration 7 Our Dollar and other valuable considerations, paid by tentur I Ross, the receipt of which is herby acknowledged do herby self, transfer, grant and delike unto the said in said Easthan and standing on the land contraged by deed of Jimey Shaw is Daniel It. Spanon, said deed Ling dated Ihm. 6-1930 and recorded wit Barustable Country deeds Book 470 Page 591, said building to be removed from said land in or within eighten hoults from date together with the right to entir upon said land For the purpose of said removal, to have and to have all and singular said goods and cleatels to the said Cretur St. Ross, and there his executions and assigns forever and we hereby coremant with the granter that en all encumbeauces and that we have good right to self the same as aforesid and that we will warrant and defend the same against lampel claims and demand of all persons In interes when ye we the said George Mr. Bush and Hilliam of Derick set our hands and seals the fount Thirty-me, Grant in the year One Thousand Time Annaled and William H. Denich &. Received and recorded at 1. 40 P. M. aug. 6-1931

Brok 2 Page 43

: 44 Itum all men by there presult, that I wis y. Borevele, of no. Easthan, mass. in consideration of legal suries rendered and to be rendered, and other valuate reminductions, the receipt wherey is hereby acknowledges, do turely grant, sees, transfer, and delist unto the said Jalu I. Gornan J. Bielen, Massachusett, etre following good and chattel; namely 1 Cherrout brack. Outomaties, motor hunder 2535236, making member 29. E. 65194. To have and to holy all and singular the said goods and chatters to the said from I Guman and his executors, administer and easigns, to their own were and beloof fourer. and comment unit stee vender etest I am the langus moure of the said good and chattel; that they are five firm all incumbeauce, itend I have good right to seld the same as aforesaid, and that I will warment and defend the same against the lamped claims and demands of all persons provided mostathiles. that I a my execution, administrations, or assigns shall pay unto the sendre, or his executors, administrators, or assigns, the sum of The Hundred Dallar (\$300.00) in 18 mounts from this date, with interest as stated in a mote of some date signed by me, and until such payment shall keep the said grown and against fire in a sum not less than There Hundred Dollar (8300.00) for the benefit of the bendie and his execution. administrators, and origins, in such from and in such I disting the said good and chatele, nor suffer them in my partiting to be attacked on mene process, and shall rest, except with the consent in writing of the bende or his representatives, attempt to sell or remove from the boundaries of Thereachusetts the same or any part thereof, there this deed, as also the aforming note, shall be void. But upon any defonts in the performance or observance of the foregoing condition, the render, or his Executors, administration, or lesigns, may seed the said goods and chattels at public auctions, first gining 30 days notice in writing of the true and place of sale to me or my representation, or publishing such votice once a work for the succession who in some one number published in Gamelable County mess, and out of the money arising from such sale the hendre or his exprisentation

shall be entitled to retain all serms ature secured by this mostgage, whether them or thereafter payable, including at costs, changes, and expuses incures or sustained by - then in relation to the said property, or to discharge any claims or liens of this persons affecting the same, knowing surplus, if any to me or my executes, administration or assigns and it is a fined that the rendre, or his executors administration or assigns, or any persons or persons in their behalf, may purchase at any sale as ofound, and that until default in the perference or abserance of the conditions of this dud I and my executors, administrators, and assigns, may retain framing of the above mortgages perpetty and may use and enjoy the same, but after such defauts, the result ration claiming inder him may take immediate promision of said property and for the purpose may so far as I can give authority things, enter upon any premier on which saidpoputy or any part thing may be situated, and remove the same strugton. In interes whereof it stee said lessis & Browney of hout Eartime, musaebusets burnts set my hand and seal this Distrement day of January in the year the transact wine hundred Signes and scaled in freeence of Morgan Vanglan. and thirty there.

Exertism, Mens. Jans. 19-1933. 4 hours 14-minutes P.M. Received and interes in Records of Mortgage of Browned Broperty in the Last Office of the Jane of Easthan Book 2-Page 44

Leslie E. Chase Town Such.



•	
ACKNOWLEDGMENT BY INDIVIDUAL	Authorized Fred Smane Plans
State of Conn. County of New Haven ss	Authorised Ford Finance Plans
On this 12th day of August 19 33	THE THE PARTY OF T
before me personally appeared Abbott S. Knowles	*
to me, personally known to be the person described in and who executed the foregoing instrument and acknowledged that he executed the same as his free act and deed.	
Notary Public in and for salid country.	CONDITIONAL SALE CONTRAC
ACKNOWLEDGMENT BY CORPORATION	
State of Conn. County of New Haven	
On this 12th day of August 19 33	
before me personally appeared Roland V. Sherwood	PTICON
, to me personally known, and	
being duly sworn did say that he is	Wallingford Motor Sales, no.
	s, Inc.
and that the seal affixed to the foregoing instrument is the corporate seal of said corporation and that said instrument was signed and sealed in behalf of said cor- poration by authority of its Board of Directors, and	TO
said Roland V. Sherwood	Abbott S. Knowles, 2nd
acknowledged said instrument to be the voluntary act and deed of said corporation.	Received and mended
Scotary Public in and for said country.	Oct: 31-1933 2 9 9.44.
ACKNOWLEDGMENT BY PARTNERSHIP	Leis E. Lothoce
State ofCounty ofs	Jam. Cluy.
On thisday of	
before me personally appeared	

....., member of partnership of

to me personally known to be the person named in and who executed the foregoing instrument and acknowledged that he executed the same as his voluntary act and deed as such partner.

Notary Public in and for said county.

## CONDITIONAL SALE CONTRACT

The undersigned Seller hereby sells, and the undersigned Purchaser hereby purchases, subject to the terms and conditions hereinafter set forth, the following property, complete with standard attachments and equipment, delivery and acceptance of which is hereby acknowledged recorded where state law requires.

	H 7	000				
^	and con maturit amount	office ci	For 26	ONE		by pure
1 M	mencing one y at the hig due hereund	(Item 8) f Universal (	4.00 0	New	New or Used	by purchaser, viz
Mo hereafter S	month fron thest lawful ler as attorn	Credit Comp	n or before d	1933	of Manufacture	The second second
	and commencing one month from the date hereft, or as indicated in Schedule of Payments below, with interest thereon after maturity at the highest lawful contract rate, and if this contract be placed with an attorney for collection, 15% of the amount due hereunder as attorney's fees, or if prohibited, the amount prescribed by law.	office of Universal Credit Company, in	lelivery, leaving a Deferred B	1 New 1933 Ford Del Roadster 40 18-311104 18-311104	Make Trade Name	
Schedule of Payments hercafter   S	ted in Schedule of ntract be placed v amount prescribe	of \$ 34.00 kem 9	alance of \$408.	Del Roadster	Type of Body If Truck, Give Tonnage or Number	
Ios, hereafter	Payments h with an attu d by law.	ach on the s	20, which	40	Model Letter or Number	
Schedule of Payments  7 Mos. hereafter   S. 10 Mos. hereafter	elow, with interest orney for collection	ame day of each suc	purchaser promises	18-311104	Motor No.	
Jos. hereafter	thereon after, 15% of the	cessive month	to pay at the	18-311104	Manufacturer's Serial No.	

The state of the s ...3 Mos. hereafter | \$.... 2 Mos. hereafter ....6 Mos. hereafter | \$..... \_5 Mos. hereafter | \$. 9 Mos. hereafter | \$\_\_\_\_ ... 8 Mos. hereafter | \$.

MA Executed in triplic

Know all her By Three Resents. that the , marrice H. Bilandone and Julia Bichardone, infe, of Broton, Suffact County, Massachusett, in Consideration of Tim Hundred and Fifty ( \$ 650.00) Dale as baid by Pilguin acceptance Corporation, a mesachuselli conforation duly organized by lar and having are usual place of buisness in said Boston lite where is berety accessed aged, do hereby granted, seed transfer and delier outs the said Pilgrim acceptance Communitive the following goods and chatter namely. One Living Rosen consisting 7:1 makagang Suretay, I Buid Etching, by Benson, I Chinese Chippendale Chair, I ceder sea chest, I woungst iron lamb, I below stuffed divan, I Capely row stuffed am chair, 2 bridge lamps, I gateleg taken, I Governor Thinkrop make disk, I make gany Sherature Take, 1 4 x 8 Oriental rug, o rooked rugs, One complete set of manigots Books, I vist of Stidened Lections, Ser of Great The Books, Part of land the Books, 1 Dog Twank Tirain, There framed prints Scenes of That of 1870. 1 Chippendele take, I couch had, I makegany book Ever, Succen Time One bedroom set consisting of I makegany four poster 34 size ted, spring and mattres, / right take, / autique sea cheet, / chut of drawns, I drop haf take (pine), 4 chairs, / antique pines duser, One diving room set consisting of: I chest of drawers, I diving room lake, 6 taxisty comes vising, I drop led take, I painted leder box, I drop top tea take I chiedren's set of takes, timo chairs, 3 feared frients, paparese seem, outroses mahagans clocks are bilther as consisting y: I denne Electric refriquestor, , may tay Hasher, inis # 70478 P. Firs makagany Thirdon chair, 1 Victor plungaget, 1 Electric Dinger Suring Machine, 11 Philes radis, meaning hereby to convey to the said Pilgrim acceptance Componentian all the furnitive coupets, had, bedding, crocking time ingue, Waled and gives work, "estives and Frances, Runtains and Sixtures, runical instruments, diving room and Bitchen butteril, omaments, and each and every source of household property more in premises occupied by us in house to. 86 St. Botalph St. Bostone, man, all other household peroperty which shall. while this mostgage is in trace, in Tings or placed in the above or any premises where the said mortgaged property may be situated in addition to or substitution for that minim seperified.

To have and to bold all and singular the said goods and chattels to the said Pilgrim acceptance Componention and its successors and essigns, to this own use and behoof forlown. and growth bushy comment with the growter that they are the langual round of the said grade and chattels; that they are The from all encumbeauces, that they have good right to sell the same as aforesaid, and that they will wounder and defend the same against the lamped claims and demands of all persons, personal desertheles that if grantor or their executors, administrators, or assigns shall pay unto the granter, or its successors or assigns, the sum of \$255.00 payable in trenty consecutios mouthly sinstallments of \$ 12.50 each, with interest on the unbaid mouthly balances at the rate of these per cent per mouth these payments to begin in ite The day of hosember, 1934; upon the default of any one pay-ment, of either bruinipel or interest, then the entire amount-permaining empaid shell immediately due and payable at the option of the holder of this note, as stated in their now of even dale signed by them, and until such sayment shall keep the said goods and Chattels insured against fire in a seme not less them Ters deveded and Fifty Dallars for the herefit of the quantic and its successors and assigns, in such form and in such Justiance Companies as they sheet appearen; sheet not exects or dealing the said goods and chatelis, nor suffer them or any part iting, to be attached on mesus process, and shall not, except with the consent in writing of the granter or its representative, allings to sell or to remain from # 86 St. Botalph St. Boston, Those the same or any part thing; then this deed, as also the aforesaid note, shall be baid.

But upon any default in the performance or their ance of the frequency conditions, the grante or its successors or essigns may self the said goods and chattels at public anchor, first giving seven days tratice in writing gothe line and place of sale to grante or their representatives, put-lishing such notice a wink for the successive works in some one sumpaper published in money arising from such sale the granter, with representation sheet be cutitled or retain and sums them seemed by this smallgage, whether them or therefore poyether, including all crate

charge, and expuses incured or sustained by there in raletion to the said perpenty, or to discharge any claims or lieus of chief persons affecting the same, rendering the surplus, if any, to grantin or their execution, administration, or or any person or persons in their behalf, may purchase at any sale made as afreezeis; and that until default in the performance, and easigns, may retain procession of the above more gazed perperty and may use and enjoy the same, but after such degault, the grantee or extrese claiming under it may take immediate preserving of said peoperty and for that peupose, may, so for as it can give authority therefor, enter upon any previous on which said property I any part they may be situated, and remove the power therefor There is no Expense of making and securing the bour herby secured. In writing shory the, The said markine A. Richardson and shall this First day of October, in the year one thousand mind hundred and theily- four. Signed and sealed in presence of Samuel H. Juland Festing Julia S. Richardson Francies H. Richarden October 1, 1934 + h. 47 m. P. M. Received and entired in

Bend of Freetgage of Reserval Perpety in the Calufi office of the

City of Booling Book 1621 Page 565:

per John Bityers acting Gity bless.

Received and recorded at 90' clock 9, m. Oct. 6-1934

Leveli E. Lohare, Town Coleck.

Treasur, Joern y Eastern. Den Dis-

I brety essign to the Cope bot Trust to Housiet, men of the account of 80.50 due the Benetite County Typewith Exchange for repairs to France Calculator for the Town of Eastern, and direct you to make payment to that bank when the account is due to be pair. This resignment is for value received and count be revoked by me.

By Skeman & Hadfield.

Thour my men or street presents, that vit. T. Towners they to. a composition they to make the same of the blate of Commerciant, and having a family place or trainers. in the total of Commerciant, in Condition of One Doctor and other voluntee County, Massachusetts the breight where is many a demonstrated on the grant, seef, transfer, and delien mets the said behale J. alisand the fallowing grows and challes training grows and challes training. One Hudson bought, 1928 model, Make's munter 39978, Europee member 551950; color, from; six cylinders.

To have and to have and singular the said grows and Chattels to the said Charles to atterwoods and his executors, administrate, and assigns to their own was and behard former, that its said It. F. Tomas stuff, Co. hearly comment with the granter that it is in the longer owner of the said automobile; that it is free from all encumbrance, that it has good right to sell the same as aformaid; and that it will exament and defend the same against the lamped claims and demands of all personne In within where the said I the said It. F. Tomas and they, Co. threunto see thank this Thickeness day of april in its year one thousand suffy. Co. threunto see thank this Thickeness day of april

Ligner and realed in presence of

H. P. Tormsend Mafg. lo. By H. P. Tormsend Tresident and Treasures,

Freing and record office 13-1936 Et : 3.15 o'clock P. M. Lei E. Line, Tom Cluk.

y Eastham, Banatable County, Massachusto in Consideration of Fully eight (548.) to recent print of want F. Downerd, H. Harthad, State. of Connections, the receipt where of in Levely asknowledged, do hereby great, my, transfer and deliver unto the waid Hany F. Tremend it Following goods and chattels, namely One Hudson Compe- 1928 hodel. To have and to row in and singular is said goods and chatters to the said Harry P. Tormand and executions, administrator, and assign, to their own were and behoof foren, and I hurly comment with the quarties that I am it ranges mores of its wais goods and thattels; that they are five from an incumbrance, that I have good right to sell in same a aforesaid, and itent I would work and defend the Formined mentatheless that if I or my expenters, administration or resigns show you into the granter, or his expenters, administration, or assigns, its sum of only eight (\$48.) there in fire mouthsfrom This date, with winting and principal payments so stated in my They the wais goods and chatter incomed against find in a sum to the them i'ms it modes dollars in the benefits of at spents and in assenting, administrators, and assigns, in such form and in such Insurance Compenies as they shall appeare; whall note water or disting it's said goods and challely, nor suffer them or any part Thursy to be attached on mesure process, and shall not except with the consent in writing of the grantee or his progressentations, ellerant to see or to remove from Exertern the same or any best thing - them this deed, as also the aforesis note should be visid But upon my begand ine in they omance or orcurance of the foresting conditions, the grantes or this executors, administrators or assisses, Tray well this said goods and chatter a public auction, fint giving to day notice in writing of the time and place of sale to me or my representative, or publishing such notice once a week for the successive weeks in some one Kempaper published in said Exetness or in Camstates County. and out of in money evining from much made in granter or ins sprent ation shed he entitled I retain all mens when record by which Trontgage, whether there or thereafter payable, including all costs, changes, and expenses incurred or sustained by them in relation to the said property, or to discharge my claims or lieus of shirt jamous

executor, administrators, or assigns. And it is agreed that atternation, or assigns, or any person or presented, administrators, or assigns, or any person or present in their behalf, may present at any sale or you said; and that until default in the ferformance or observance of its condition of this deed I and my executors, administrators, and may nee and enjoy its same, but after such default, the grantee or those craining under him may take immediate fraction of any fermine may, as for as I can give authority things, nature upon any fermines our which and perpetty or any hast others may be situated, and remove the same therefore. In writing may be situated, and remove the same therefore. In writing way it situated and remove the same therefore. In writing way it is the said Charles? Alternal means to the same therefore. In writing way it is the said Charles? Alternal means to the same therefore. In writing way it is the said Charles? Alternal means to the same therefore. In writing way it is the said Charles? Alternal means the same therefore. In writing and their things with the said Charles? Alternal

Grands F. atimes &

Dismed and sealed in its frames of

I rumounealth of mess husetts The, the undersigned, certify that we have posted 3" no Tupase" signs on the perspectly of Lamence Hencuray at Exact auch follows.

One at the entrance to the road leading to the describing house, one new Tourndanding, one at its distoutioned road the south

William H. alward side of estate. Ges. H. more

Bountable S. S.

Then presurely appeared Grange It, more and Julliam H. about and made with that its whose statement, signed by them Before me,

Ralph q. Cham Justies of the Peace

July 3, 1945 attest Ralis E. Shese, John Caluk.



BE IT REMEMBERED, That on thisday of, 19, before me, the
subscriber, personally appearedwhom I am
satisfiedthe Borrower in the within chattel mortgage named, and I having first made
known to
signed, sealed and delivered the same asvoluntary act and deed, for the uses and purposes therein expressed.
Notary Public, Massachusetts.
My Commission Expires
STATE OF MASSACHUSETTS to-wit:
COUNTY OF
being duly swornon his oath says
that he is the agent of the Lender in the foregoing chattel mortgage named, and as such has acted for it in all matters relating
thereto, and that the true consideration of said mortgage is the sum of 3
day of, 19, to the said Borrower by said Lender named, and that there is due and to grow due
on said mortgage the sum of \$
interest from the date thereof at the rate of 3% per month on the unpaid principal balances, together
with ainstalment, covering any unpaid balance, including interest, due and owing on the
day of, 19, 19, and if not paid at maturity, interest to continue at said rate.
Subscribed and Sworn to this
day of19before me.
Notary Public.  Agent for the Lender and Mortgagee.
My Commission Expires

License No. 203

License No. 203

h. M. M. Received and entered in Records of Mortgages of Personal Property in the Clerk's office of the.

Town of Eastham book.

Town Clerk.

Bor-943D-1-Ed Jan '88

Mass.

Bor-943D-1-Ed Jan '88

Mass.

Bor-943D-1-Ed Jan '88

Mass.

Clerk.

Chuttel Martgage

Walter Forbs Mickerson

Industrial Bankers

PLYMOUTH, MASS.

Due Date......

(1) KNOW ALL MEN BY THESE PRESENTS that we and believe the state of th
of
the Borrowers), in consideration of
INDUSTRIAL BANKERS (hereinafter called the Lender),
at its licensed loan office, 56A Main Street, Plymouth, Massachusetts, License No. 203
the receipt whereof is hereby acknowledged, and for the purpose of securing the repayment of said loan with interest as hereinafter stated, do grant, bargain, sell, transfer and deliver unto the said Lender the following goods and chattels contained in the
No
(City or Town) in
r :
ing, living, or attropy for, large transfer, a second
Literature aliente, in the community of
THIT!
and in addition thereto all other goods and chattels of like nature and all other furniture, fixtures, carpets, rugs, clocks, fittings, linens, china, crockery, cutlery, utensils, silverware, musical instruments and household goods hereafter to be acquired by the Borrowers or either of them, and kept or used in or about the said premises or commingled with or substituted for any property herein mentioned.
(2) TO HAVE AND TO HOLD, to the Lender and its successors and assigns to their own use and behoof forever:  (a) The Borrowers hereby COVENANT with the Lender that they are the lawful owners of said goods and chattels, that
they are free from all incumbrances, excepting
that they have good right to sell the same as aforesaid, and that they will warrant and defend the same against the lawful claims
and demands of all persons whomsoever, excepting
and that in case a sale shall be made under the power of sale they will, upon request, execute and deliver to the purchaser or purchasers a bill of sale confirming such sale.  (3) PROVIDED, NEVERTHELESS, that if the Borrowers shall pay unto the Lender the said sum of
Tiree Turdred
in
at the rate of 3% per month on the unpaid principal balances, the first of which instalments shall be payable on the
day ofinstalment, covering
any unpaid balance, including interest, due and owing on the
(5) IN THE EVENT OF ANY CONTINGENCY named in the preceding paragraph or in said note, it shall and may be lawful for, and said Borrowers so far as they can give authority therefor do hereby authorise the Lender and any employee or agent of the Lender, with the aid and assistance of any other persons or persons, which the latest of the Borrowers, to enter said building and other premises in which said chattels, or any of them, are placed or may be supposed to be, and search for the same, and if found or search of the same at public suction, and if found or search of the same at public suction, and if found or search of the same at public suction, and if found or search of the same of the principal control in writing of the time and place of sale by leaving a copy of such notice with the Borrowers or the promotion of the principal newspapers published in the town or city where the nortages is properly recorded or where the property is situated as set forth in General Laws, Chapter 255, Section 5; and out of the money arising from such sale shall be paid all lawful charges arising out of and incidental to the foreclosure or sale including court costs and lawful attorney fees if any, cost of taking, removing, storing, advertising, and selling such chattels, together with any prior liens thereon; any balance to be applied to said loan and interest above-mentioned, rendering the surplus, if any, unto said Borrowers, or their assigns, or where may be entitled to same. It is agreed that the Lender, its successors and assigns, or any person or persons in its behalf may purchase at any sale made as aforesaid.  IN WITNESS WHEREEOF the Borrowers hereto set their hands and seals the
Signed and scaled in the presence of
(SEAL)
(7747)

unting unit ( la )

Two all new By These Tresents, that Hilliam B. Haggins of Eastham, Benestable County, massachusetts in consideration of sixten hundred dollare (81,600.00) paid by Kiekerson Kember Company, a messachusette corporation having a principle place of buisness in Charten, Barnstate County, massachusetts it's receipt whereing is hereby

acknowledged, as hereby grant, sels, transfer and deliver unto the said Tickness fumber company the following goods and Chattels, rancy: all the furnishings, furniture, equipment, and noticuits of long name and nature now in eight & collages situated on the following described lots of land in said Eastern, Barnstate

County, Grassachusett, viz:

This 6, 7, 8, 14, 15, 16 upon a plan of land of alongs A. Higgins, duly recorded in its Bountable County Registry of Deeds, plan book 4. page 121, book 4, page 121. The obligation of this mortgage to rest upon each of the light

(8) cattages in equal proportion. To have and to haved and singular the said goods and Chattel to the said Trickerson fumber Company and its successors

and assigns, to their own use and behoof fores,

and I hereby covenant with the vender that I am its langul owner of the said goods and Challels; that they are free from Ald ensumbrances, that I have good right to sell the pour as aforeign and that is well warrant and defend the same against in lawful claims and demands of all persons. Travided hernthelen that if I or my executors, administrators, or assigns shall pay

of Siteen hundred docears (\$ 1600.00) on demand with interest as stated in my note of ever date signed by - and until such payment shall keep it's said goods and chattel insured against fire in a sum not less than. Sixteen hundreds dallar ("1600.00) for the benefit of the bender and its successor and assigns, in such from and in such Insurance Companies as they shall appeare; shall not waste or distroy its said

goods and chattels, nor suffer them or any part thing to be attached on meane process, and shall not except with the Consent in writing of the bender or its representations, attempt to sell of remove from Easthan the pame or any part therey But upon any default in the performance or observance of

the foregoing condition, the bender or its successors, or assigns, may self it's said goods and Chattels of public auction, first giving I day notice in writing of the time and place of sale to me In there succession weeks in home our newspaper bublished in said Easthern. and out of the money arising from such pale the sender, or its successors shall be dutitled to retain all sums then received by this mostgage, expetter them or thereafter payable, including air rate, exacts, and expenses incurred or sustained by their in relation to the said property, or to decharge any claims or liens of third persons offeeting the same, rendering the scaple, if any, to me or my executors, administration or assigns. and it is agreed that the bender, or it's successions, or resigns or any know or proone in this behalf, may know at any tenformance or observance of the condition of this deed me and my executors, administrators, and assigns, may retain procession of the obser mortgaged temperty and may use and enjoy the same, but after such default, who bender or those Claiming under it may take immediate prosession of said property and for that perspose may so far as it can give property or any fact thereof may be situated, and remove the

Su interes where I the said Thilliam B. Higgins incents wer may hand and west whis the day of breaked in the year the attended thinks any.

Liqued and seeled in the finance of Cyril A. Downe

Tilliam B. Higgins

Received and entered in Records of Frontgages of Browned Troperty in the Clubis opping of the Form of Earthann, Brok & Page

Low E. Lhan.

Easition, ness. June 9- 1937 4. arthur J. Benner, y Easthown, Barnslable County, Trees a chusette, twenth admind go that it to two you to be grown and hamited by me in 1937 are its framier tired by me from Frank King on the Kings Highway in houts Eastern, and consisting approximately of frusteen acre is its property of Samuel Barriet and Henry michelane of the Beaford, Brister's county, mesachusetts, doing Prisuse therein as Banish & michelson. Signed and sealed this thenty prouts aufur J. Benner. Bristos S. S. Tens Bedford, may 27-1937.

Personally appeared the above named Outher J. Benner
and acknowledged the foregoing instrument to be his free act
and deed before me and deed, before me Solomon Proceeding noting Public. Prims and running June 9-1937 et 3 octobe P. m. Levi E. Lhow Frame Polit. Eastham, mas. June 11- 1937 Frank King of Enthance, Kamelake County, Franchements wito to aretimo J. Benus of said Exertine appearinately fourten acre of cleaned and on to king Jame in houts Exsertine, on Kings , rightny, in hypurgen of serving turnings. It sie . Sie of comment 1937 and is intalling to solline for some fragation on or reference 1, 1937. Degines and realed by the faction the 28 th day of may 1937. aufur J. Kimus Frank Tring Commountaile of Inner refuells, Bestone , 10 a. il .: ? 5; Barnelites S.i. The analy appears in whose many trank, ming and returned graf the foregoing instrument to be in few act and hus, Differ O. Street, Teliny i wie Type me Try Immercian experies, aug! 12, 19 43.

Fir consideration found, & interists racing in the source is is an increase of terms of the Bedford, es. parties therein as Tarish and Frichelen.

Signed and realed this tents day 2 june 1/37.

Heins and recorded june 11-1939 Outer J. Benner. et 2.43 o'crock F.M. 13.4 page, 57-58.

Tome of Eastern, Barustate bounts, boundoneseach of Heresachurett, in Considerations of Four Turnders sixty + 800 (\$460.80) Greene paid by Briefer acceptance Trust, its receipt wherey is hereby acknowledged, of hurly grant, seef, transfer and deliver unto ets said Bristos acceptances

Trust its following goods and chattel, namely:

One. 1938 Huden Compe 3 Passinger, Black, Headel 112 Series no. 89-37738 Huster Is. 89-37738

to its said Bristos acceptances Trust and its successors and assigns, to their own use and behoof forever.

and I hereby consent with the render that I am the lamped owner of the said garde and chatter; atest they are five from all incumbrance, that I have good right to sell its same as oforesid; and that I will warmen

To have and to hard all and singular its said goods and Chattel

the said good and chatters; that etry are five from all incumbrance, that I have good right to sell atis some as ofoured; and that Nevil warms and defend the same against the lamper claims and demande of all presone.

thousand resentatives that if I, or my executors, administrators, or resigns shall pay unto the bender, or its executors, administrator, racing the sum of Four hundred sixty and 80 (\$460.50) Daiene without interest as stated in a note of even date signed by me, and until such payment shall keep the said goods and Chattel insured against fire is a sum not less than There hundred nists and \$0 (84663) Dallace In the benefit of the bendie and its succession and rasigns, in such form and in such Insurance Compaines as they shall opprose; . Shall not exacts or distroy to said goods and chattels, nor suffer them or any port thereof to be attached on more process, and should not, agrefit with the consent in wenting of the bender or its refusent - atiges, alterment to seek or to remove from Exception Trees, the same or any part strong - when this deed, as also its oforesaid note, shall be boild. But upon any default in the performance or observance of the foregoing Condition, it's tender or its successors or Assigns, may sell the said goods and it altels at justice and in giving the day notice in writing of the time and place of sale to me or my representative, or probleming such rective once or week for the presence is weeker in some one necropoper published in said Ecalture, Man, and

and of it, money arising from such sale its bendie, or its representatives what be entitled to retain all sums when secured by his mortgage,

wheter the or itemagter payable, including all costs, changes, and expense incured or sentenced by him in relation to the said property, or to discharge any claims or liene of this fersom offerting its some; rendering its surplue. if any, to me or my executors and ets in agreed that the bende nits succession or ossigne, or any ferson or person in their behard, may purchase at any sale made on aforesist, and that until default in its performance or observance of the condition of this deed I and myeseenters administratur, and assigne, may retain formain of its above mortgaged property and may use and enjoy the same, but after such default, the wender or those claiming under it may take immediate preserving of said peoplety and for that perpose may, so far as I can give authority therefore, enter upon any premises on which six property or any part thereof may be situated, and remove the same therefrom. In inture wherey I the said - herents set my hand and seal this 27th day of their in the year one thousand nine hundred and

> H. E. Technicy Easton, no.

Air)

Signed and sealed in process of

Thering and entend in Theore of Montgogs of Reamed Property in the black's office of the Jamey Easthour, new Book & Page 59.

Lolis E. Streen.

our thousand ruis hundred thirty-eight, between Fred F. Dies, y Easthow. Barneless lownty, messachusets and Track 9. Cheer, y said Easthou.

The parties above named herely agree to associate together as fortien under its firm warme of being and latere for its perifere of carrying on the times of brigging, most gaging, selling, belong and holding in trust impering being and letting real cetate; of building, removeting or repairing of improvements upon real catate, inter for its partnership or, for communion or compensation, for other partie; of soliciting continues for insurance companies and y selling insurance of any and als all langual kinds and classes; of suggestating palicies of insurance or amounty or pure endowment contract, or off placing risks or effecting insurance and in negotiating to continuate and companies begately anthony of to do bissures in the boundaries for any companies begately authorized to do bissures in the boundaries for any companies begately authorized to do bissures in the boundaries of such section as agent for such compenies or as insurance broken, of doing such other acts and strings as may be necessary or reservably incidental to those above specified.

Said partnership shall commence on the second day of may 1925 and continues until the same is dissolved by mutual agreement, by court action, or by acoust of one of the partners as herein afterfriends. It is agreed what so is herein by and a maintain its principal offices for the teamsaction of business in the Town of Easthern.

there it is again to my betime to faction to these partnership it to at all times during the continuouse of their said partnership it to white and account of the continuouse of their said partnership item will at all times during the continuouse of their said partnership item, pay and discharge against for the support and management with a still may be required for its support and management with a continuous of the said inches the come or access that all the said all leaves that shell happen to their said joint business shell be borned and paid Equally between they.

to pept, at all times during its continuous of their said portues that the shall and correct books y account wherein each of its said portues shalf enter

expended in and about its said business, and all other matters and things interessed to its said business and other management therey in any visit belonging; which said books what he used in Common Literen its said portions so that either of them shelf have alcess that without any interesptions or hindrance from the other.

become shall be definited in such book or trust company as may be mutually agreed upon but in no case in most than one touch or trust company at any out time.

It is further against that the said partners seni-annually, or more often is necessary, shalf make and under each to the other full and comet account of the partnership business and upon its rendwing of army such account shalf adjust and pay each to the other their just show of the profits, if any there is, appearing in such accounting.

It is contain against that during the continuouse you'd parties shift make with you the wait parties shell endoug arm note is attential become sweety for any pressure or pressure whomoderes inthout the consent of the other parties.

It is further against that if when you has said partners shall decease during the continuous of their said partnership, this surviver sheets have the right and it shall to his duty toward the deceased partners, his vest of him, or legal representation to carry one to partnership huminess in the firm name for the term of fins (5) your often such decease and its legal representation or next of him yets deceased partners shall have no right to interfers in the conduct of its said himsures or to withdraw such partners shart gets pame, but such test of him or legal representations shall be entitled to reasonably examines the broke of its partnership and to receive the deceased partners share of its partnership upon each sense armual accounting; and after its experiation of fire (5) years the summing partner may preclase its share and interest of the deceased partners at its book value.

And it is further agreed that at its end of its fracturability, whether aim the life time of both partners or after its death of one they or their

in the life time of both partners or after the death of one they or their legal representative will make each to the other full and cornect account of all things relating to their said butteresis and will in all things truly adjust the same so that the partnership property and assets show be divided between said partners or their legal representative expects.

In interes when the said parties hunts and to other instrument of likes tenor and even date, set wheir houde and seale on the day and year first above written.

Fud & Dies les Marph 9. Item & 3

Barnstots S. S. May 6-1938

Then presendly appeared its above named Fred F. Dieg and
Trapple a. Shore and acknowledged its foregoing instrument to be
their fire art and died, before me,

Report S. Survey

Try commission expire april 13-1945.

Thereing and recorded May 6-1938 at 30'clock P.M. Bark is Page 61.

Lalis E. Street Form I stark.

There all men By Three Tresents. That it to chien funder Co., a buisness conferation duly organized and established under the law of the Commonwealth of Mossochusetts and having an usual place of business in Chairmen Bernslates County, Messachusetts, its malgages named in any faceus holder of a cutain montgage on prosend inputs over by Hillian B. Higgins to the said Tickness Lumber Co., dated December 43nd 9. D. 1936 and recorded in this Clubs Office for As Town of Eastern in Book 2 Page . 56, hereby, cleaves described Theren on in contained in at alless bestiden here's , elected the most of the sting your of a tilly manife ger in a facility when a site in surject 1925. received and sendy the free for An intime where it as if i excessionity to it or " and its together son is he per a strong of the second to be suggested Two commissions as the 28th day of July, 9. D. 1938

This fairne fumber to.

By Joshua 9. Michian Greener

Treener and a second of many the resume. The are near allither some, hards

E. Packet Birms.

ashet only to Sheer , Jam, Clark.

Know all men by these presents. that Hang It Collins of Eastham, nors, in consideration (250.00) Sin Sunder Jefty dollare freis to Moris B. Frenck, of Plymouth, more this , weight where is hereby acknowledged, do in who grant, sail, transfer and deliner cuts the said movie ? Travel the following goods and chattel namely: Four course. (4) Easting numbers so gottom.

177970

Fed and White

245 690

George

413334

Spotted red & white

215.37 To him and to hald all and singular the said goods and thetall to the said Twomie Ferrick and his executors administrators and resigns to this non use and school found and record in the sender that I am the damped owner of the said goods and chattels; that they are free from all encumberance that I have good right to sell his frome as aforesis; and what I will warrent and defend the same against the langual claims and demands of all susons troons of resultilese that I or my executors, administrators, or assigne, shall key unto its render. I his executor, administratus, or assigns, its sum 2 62 5.00) Tim mended figty dallers in 12 months time this date, with interest pregnent wheel there its said goods and with insert of your and a some wat has them (8500.00) First mended dollars fruits receipt of the render and in executing, administrates, and resigns in such form and in which deserves to me in as they shell oppose. wheel not would or disting to said goods and chattely nor suffer them or any front string to be attached on means forcers, and shall not, except with the consent in counting of the bendue or myserfaceulations, attempt to seld or remove from the town of Eastern the came of the - at lower, them this deed, as also its aforesind note, shell be wind. But upon any defaut in the Enformance or Absurance of who may well the said grade and chattels at tenthic auction, first giving timo dego notice in writing of the time and place of , all is new or my agreementations of tubblishing such notice ruce a week for

thus out of the money arising from such sols. The render, it is sprewithing shall be entitled to retain all seems then secured by this mortgage, whether them or thought payables, including all costs, changes, and expense incurred

this succession muches in secure one throughopes factlished in said Trom.

" head is by him or them in relation to the said property, or to discharge any claims or liene of third former affecting the same; pendering its simpline, if any, to me or my executors, administrators or our igne. And it is agreed that the bender or his expentors, administrators or assigner or any susone or terrore in their before, may suches at any sale made as aforesaid; and that until defaut in the prisoners of therewer of the condition of this deed I and my executor, administrators, and assigns, may retain forsession of its above mentgood property and may use and enjoy its pane, but after default, the sender or those claiming under him may take so for an I can give authority therein enter war any remises on which said property or any powerting may be interested, and remove the hereunto set my hand and send this 17 th day of Defliculus in the now two housend nies mundred and theity - night. logung and if in a venue : action J. Franck Harry St. Loreline

		4- 4-	·	4,00	10	
Hyani	nis,	Mass	.~ Jan!	. 9, 4		100 9
City an	d State)			(Dat	e)	199

CONDITIO	ONAL SALE	AGREEME	ENT		(City and	118, Mass. val	(Date)	, 1939.
Cape (Seller's N	Motors In	C •	Hyannis		Barı	ns. Mass.	hereinafter cal	led Seller
						(County) (State)		
Purchaser n called "Car") he following te	hereby acknowled in its present con erms and condition	dges delivery and ndition, after thor ns:	acceptance of cough examinat	the follo	wing descr h Purchase	ibed Motor Vehicle together buys and Seller sells	her with equipme for the time pri	ent (here- ce and on
Car will be kep	ot at(N	addr Number and Stree	ess <sub>t)</sub>		(City		(State)	
Make	Serial No.	Motor No.	Model	Year	New or Used	Will Car Be Used For Pleasure, Business, Taxicab or Hire?	Type of Body	Truck Tonnage
Dodge	4010639	R82244	LR	1934	U	Pl.	Sed	
Tiet Dries (T	O. B. Factory)	PRICE				TIME PRICE		
	ment and Tax			Allow	on or Befo ance on Ca	re Delivery	:142.	.0.0.
	0	1	• • • • • • • • • • • • • • • • • • • •			ar Traded in		
	Filing Fee			. 11 .	note nevel	ymentble in	nthis inctalmen	ts of
		\$		\$. he	187.00 ereof, given	each, commencing of by Purchaser to Seller of a balance owing. The talments plus the down of the Car.	one month from as evidence, but	date t not
Total Cash Pr	ice	\$31	7.00	m ti:	onthly ins me price o	of a balance owing. The talments plus the down of the Car.	aggregate amous	total
(15) in case of from the proceeds of Title to sa negotiated or as destruction of s SEPARATE ANI	repossession and sale of the sale of such reposse aid Car shall rema seigned or the pay aid Car shall not DAPART FROM	such vehicle for defaul essed vehicle after deduction in Seller until ment thereof rene release Purchase THIS CONTRACT	t in payment of any cting the reasonable all amounts du ewed or extender from the pay EVEN THOUGH	part of the expenses of hereunded without ment of	purchase prices such sale shaller are full t passing said note. E TIME C	e, all sums paid on account of a be applied in reduction of such ty paid in cash. Said not title of said Car to Purc SAID NOTE IS A NEW EXECUTION IT MAY	such price and any sun price. e or this contra haser. The loss, GOTIABLE INST	ct may be injury or FRUMENT RILY AT-
Said Car s	shall not be used said Car from the	for taxicab purpo e county and state	ses or for hire	unless of	therwise m	entioned herein. Purchass without the written co	er shall not rem	ove or at-
chaser shall not therein. Purchas lien, encumberar respect to intox	sell, lend, mortg ser shall pay all t nce or charge aga leating liquors, na	age, assign, encur axes and fees of e inst or upon said rectics or other r	nber, secrete, levery nature in Car. Purchases	ose posse: connecti r shall no	ssion of or on with se ot use or p	entjoned herein. Purchass without the written conditions of said Car or thaid Car. Purchaser shall the said Car to be used a laws governing said Car.	is contract or an not suffer or p d contrary to an	ny interest ermit any ny laws in
In any sta	ates where Certific d, if permitted by	cates of Title are law, Purchaser si	issued, Purcha hall deliver or	ser in app cause to	olication th	erefor shall make referenced any such Certificate to	nce to Seller's rig Seller when re	ghts under
Purchaser owing on said n Seller may place	shall keep said cote until fully paid any or all of said	ar insured agains d. Purchaser will l insurance at Pur	t fire and theft keep said car chaser's expens	, payable insured a e, if Selle	to and programs the	rotecting Seller for not lacollision hazard, if request. Seller may cancel any	ess than the tot dested to do so or all of said in	al amount by Seller. surance at
any time and sh If Purchas	nall receive the re ser should fail to	eturn premium, if pay said note or to cancel as agai	any, therefor.  any instalment	thereon,	or breach	this contract, or if any	insurance compa	iny should
execution, attack Amendments the other reason Sel	hment or other ware of should be fil- ler should deem in	rit should be levie ed by or against I tself or said Car i	ed on any of P Purchaser or a nsecure, the ful	urchaser's receiver of l amount	property, of the prop	or if a petition under the erty of Purchaser should rehase price then unpaid,	be appointed or shall become in	Act or any if for any nmediately
due and payable Car and all equi may enter any p	at Seller's option pment, accessories premises therefor	n, together with a s or repairs thereo without notice or holder of said not	n, which shall demand to Pur	orney's fe be conside chaser an	e, and Sellered a com d without	er or his representative n ponent part thereof, when legal process, and Purch	nay take possess rever it may be aser waives all	ion of said found, and claims for
to Seller's place note, together w pay to Seller an	of storage, Seller ith any and all an ey costs for necess	may use Purchase nounts paid thereo sary repairs becau	er's license plate on which shall b se of damages	es. Said C e conside to said C	car may be red for that; or said	e retained by Seller, if S e reasonable use of said Car may be sold at priv	eller is the hold Car, and Purch ate or public sa	ler of said laser shall le without
being at the pla Car the same as held before any	ce of sale, and war any other person judgment in any	ith or without not , and all laws gov repossession suit	erning such sal . The proceeds	er, and Se e are her of any s	eller shall eby waive ale, after	have the right at any pu d by Purchaser. Such pri- deducting the reasonable	ablic sale to pur vate or public sa expenses thereo	chase said ale may be f, shall be
applied together shall be paid to torney's reasona	Purchaser. Purch	aser expressly ag expenses incurred	rees to pay sell or paid by Sel	er the an	nount of an inection with the contraction with the	purchase price of said cary liens, storage charges, ith said car and Seller ma	ar and the surpl repossession ex y deduct said an	us, if any, penses, at- lount from
any surplus pay izes any attorne sum due hereun laws, Seller may	able to Furchaser y to appear in any der and waive the take possession of	Court of Record issue of process of any other prope	of the United S and all right of erty in the abov	tates, and appeal. e describ	confess ju Purchaser ed motor v	this contract, or if any the hexards of fire and the or if a petition under the error of Purchaser should error his representative in the error of Purchaser should error his representative in the error of the erro	r in favor of Sel t other property ssession and hole	ler for any exemption d the same
Any action	n to enforce paym not be considered	nout any responsi nent of said note : I a waiver of any	shall not waive rights of Selle	or affect er. Time	t any of S is the esse	e Seller or its assigns. celler's rights hereunder. ence of this agreement.	Any indulgence Any part of thi	es granted
contrary to the parties to whom not alternative.	laws of any state Seller's title and Purchaser ackno	shall not invalida rights under this wledges the recei	te other parts of contract may ipt of a true e	f this con be assign xecuted c	ntract in t ed and all opy of the	eller's rights hereunder. ence of this agreement, hat state. The term Selle rights and remedies her contract at the time of	er shall include eunder are cumu the execution h	persons or lative and ereof.
contract, and sa	id Car is accepted	without any exp	ress or implied	warranti	es unless	all be valid unless writte	e of purchase.	
the Purchaser a	nd Seller.					ecutors, administrators, r seals to this contract.	successors and	assigns or
√itnesses:				D.	Cape	Motors Inc.	Here)	(Seal)
•					G.WM	loore Treas.	n Member)	(Seal)
Milton	R. Thompso	n				Skarin (Purchaser Sign		(Seal)
								(Seal)
		PURCHASE	IMPORTANT ER READ BEF	ORE SIG	NING Pu	archaser sign here if Car on, but do not sign here ceived the Car, since by curself in the position of	is actually in you unless you have doing so you me being a party	our posses- ve actually light place to a fraud.
		SELLER MUS	T EXECUTE A	SSIGNME	NT ON R	EVERSE SIDE		
		277 4.2	. 26			Ion C	No	
Mill S	Address of Buye	Easthar	n Mass.	(St	ate)	an. 9,	(I)ate)	1939
	ened jointly and		nise to pay t			Cape Motors	Inc	

at the office of Cape Cod Acceptance Corporation, Hyannis, Mass., or at any bank at the election of the holder

IT IS ABSOLUTELY NECESSARY TH	AT THIS FORM BE FILLED IN COMPLETE	LY
To Cape Motors Inc	Town Barm. State	ass
For the purpose of securing credit from you in the purchase hereof, the undersigned makes the following representations:	of of the Motor Vehicle described in the con	ntract on the reverse side
Print Purchaser's Joel Skarin	IMPORTA	NT { Residence or Nearest Phone
Home Address Mill St., Eastham, Mass.	,	(Years) (Months) How Long 2 5
Living Yes [ ] (No and Street or R. F. D. Parents No [ ] Name	No. and Route) (City and State)	
Previous Home Address	(Address)	(Years) (Months)
Age 52 White & Colored Single &	Married Number of Dependents, including Wife	Monthly Income \$
Real Estate Holdings-Address Mill St., Eastham		
Recorded In Name of Joel Skarin	(No. and Street) Present Value \$ 3,000.	(City and State) Mortgage \$ none
Name Present Employer	What Position	(Years) (Months) How Long
Business Address	If in business for self, what business?	(Years) (Months) How Long
Name (No. and Street) Former Employer		(Years) (Month)
Checking Account With	(No. and Street) Branch	
Previous Car Purchased from Willys Rich - Hy. Garage. N	Wellfleet	
Notes (Name) Carried by Cash	(No. and Street)	(City and State)
First (Name) Trade Reference Harvey Moore	(No. and Street)  Eastham	(City and State) Highest Credit \$
Second (Name) Trade Reference Leslie Chase	(Address)	Highest Credit \$
Tride (Name) Trade Reference Ralph Chase	(Address)	Highest Credit \$
Name and Address (Name) Nearest Relative With Whom Not Living	(Address)	
Life	(No. and Street)	(City and State)

Fraternal Orders and Unions of which you are a member:

#### ASSIGNMENT AND GUARANTY

(No. and Street)

For valuable consideration, receipt of which is hereby acknowledged, the undersigned described as Seller in the foregoing Agreement, hereby assigns to

CAPE COD ACCEPTANCE CORPORATION, Hyannis, Massachusetts

all the rights and interests in, to and under the foregoing Agreement and the property and the note therein mentioned, and hereby guarantees to said Assignee full performance on the part of the Purchaser thereunder.

(Signature of Seller) Cape Motors Inc. G. W. Moore. Tres.

(City and State)

(leek)...(ereH malk meadenut)

All benefits of valuation, appraisement, homestead and other exemption laws now in force, or hereafter passed, including stay of exceution and condemnation, are hereby waived, where such waiver is permitted by law. Presentment, demand, protest, motice of protest ad non-payment of dishonor, and notice of the sale of any collateral security, are hereby waived by all makers and endorsers hereof. Value Received.

If any instalment of this note is not paid when due, the entire amount hereof, together with interest and fifteen per cent, the smount appearing the manufacture in the other context under a positive that of the smount appearing the property of Court Profit mental in the context of the context of the court of the cou



60

Emany Car True By These Tresents.

that Tournan Follows , a Eastham, There, in consideration of one doctors and other bothers to the country helicited Bearing the Hyannis, a faction of Employed and hereby helicited winder the law of the brief States or american and horing are more place of trusines in Parameters (Hyannis) Parameters Country, Transachusetts. Its might where in hurry aspectables, do hereby grant, and transfer, and deliver unto the said. The Farmetics Country patients Beach of Francis the following and and whether many for the following the following and and whether many particular Country patients Beach of Francis and following the following and a horse one many that we have and to have some many that we have a for the said the said

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## The Barnstable County National Bank Of Hyannis

HYANNIS, MASSACHUSETTS

### CONDITIONAL SALES CONTRACT

The Barnstable County National Bank of Hyannis, a banking corporation duly organized and established under the Laws of the United States of America and having an usual place of business in Barnstable, (Hyannis), Barn-table County, Massachusetts, hereinafter called the "Seller", does hereby agree to sell, and

\_of .... Barnstable County, Massachusetts, hereinafter called the "Purchaser", hereby agrees to purchase, subject to the terms and conditions hereinafter set forth, the following described motor vehicle, complete with standard equipment and the extra equipment specified below, in its present condition, after thorough examination by the Purchaser, delivery and acceptance of which is hereby acknowledged by the Purchaser, viz:

YEAR MODEL

Massachusetts, and shall not be removed or driven outside the State in which Purchaser now resides for a permanent

of the deferred balance remaining due. Interest at the rate of .....per cent per annum will be charged on each

The Seller and the Purchaser hereby agree to the following express terms and conditions, viz:

1. The Purchaser has made and delivered to the Seller a negotiable promissory note for the total amount of said deferred balance due and said note has been delivered to the Seller upon the express condition and agreement that said note does not constitute and shall not be considered as a payment under this Agreement, and that said note may be negotiated, assigned and/or transferred by the Seller either before or after maturity out constituting said note payment under this Agreement, and without vesting title to the motor vehicle above described in the Purchaser.

2. Title to and ownership of the above described motor vehicle is and shall remain vested in the Seller, notwithstanding delivery of possession to the Purchaser, until the entire purchase price is paid in full in cash. When Purchaser shall have fully performed and carried out all of the obligations on his part hereunder, but not before, title to said property shall vest in the Purchaser and a duly executed fill of Sale of said property shall be delivered to him.

Said motor vehicle is sold for a total time price of \$ 340.82 payable as follows: \$ 160.00 on or before delivery, leaving a deferred balance of \$.240.82, payable at The Barnstable County National Bank of Hyannis, 396 Main Street, Hyannis, Massachusetts, in instalments of \$..., on the same day of each successive month or as otherwise indicated in the schedule of instalments shown on the note of the Purchaser, and commencing on 1939; and the final instalments payable hereunder shall equal the amount

Eastham

TYPE BODY

Eastham, Mass.

6

MOTOR NO.

6-3062

Street, Mass.

IF TRUCK

TONNAGE

(Seal)

Trueman L. Brewer

Purchaser

SERIAL NO.

6AB-2264

Trueman L. Brewer

Pontiac

time without first obtaining the written consent of the Seller.

Said motor vehicle will be garaged at\_

instalment after maturity.

The Purchaser further agrees:

8. The Purchaser further agrees:
(a) That his present address is as above stated and that he will notify the Seller immediately in writing of any change of address and that all demands and notices hereunder, when sent by mail or delivered addressed to the Purchaser at said address, shall have equal effect as if served on Purchaser in person.
(b) That he will regularly keep said motor vehicle at the garage above described when not in use and will make no change in location without giving immediate written notice of such change to the Seller; and the Purchaser hereby authorizes the Seller to examine and inspect said motor vehicle at any time.
(e) That any substituted or replacement parts, equipment and accessories placed upon or attached to said motor vehicle during the term of this contract shall thereupon become component parts thereof and any labor done on or repairs made to said motor vehicle, shall unre to the benefit of the Seller.
(d) That during the term of this Agreement, the Purchaser will not sell, mortgage, encumber, lease and/or otherwise dispose of said motor vehicle, or his interest therein, or permit any mechanic's or garageman's lien to remain thereon unsatisfied.
(e) That the Purchaser will keep said motor vehicle in first class order and condition at his own expense, and, if in the judgment of the Seller said motor vehicle is not properly housed or kept in first class condition and order, the Seller may take possession thereof, care for the same, make necessary repairs, and the cost thereof shall be added to the amount due under this Agreement.
(f) That loss, destruction, confiscation, or seizure by public authorities of said motor vehicle shall not release the Purchaser from his obligations to make payments and to comply with all the terms and conditions herein provided.
(g) That during the term of this Agreement said motor vehicle shall be held at the risk of the Purchaser and that h will pay and be responsible for and will indemnify and save harmless the Seller from loss or cost by reason of all damage done by said motor vehicle and all claims arising from or on account of the use or possession of said motor vehicle.
(h) That the Purchaser and his agents will not use said motor vehicle for the illegal manufacture, sale, storage or transportation of intoxicating liquor or narcotics, and that neither he nor they will use the same in violation of any law, State or Federal. In case of such unlawful use, the Purchaser's rights hereunder, including his right to possession, shall, juso facto cease and the Seller may repossess and/or otherwise dispose of said motor vehicle in the method hereinatter provided.
4. The Seller shall keep said motor vehicle insured against loss by fire, theft, collision, conversion and confiscation and/or other loss, for the benefit of the Seller or his assigns and the Purchaser, as their interests may appear, for the term of this Agreement, subject to cancellation upon default by the Purchaser in any of the terms or conditions hereof. The Purchaser hereby irrevocably designates and appoints The Barnstable County National Bank of Hyannis his agent to secure such insurance and to pay for the same out of the total time price, with full power and authority to prove any losses, adjust and collect claims, receive and endorse drafts in payment of such claims however the same may be payable, to cancel all insurance in case of any default hereunder, and to apply proceeds collected from such insurance or cancellation thereof against any balance or other charges which may be developed.
6. In case any default is made in the payment of purchase price, or there is a breach by the Purchaser of any of his agreements hereunder, or of any of the terms hereof, or in case a petition in bankruptcy, receivership or insolvency is field by capacity and proceed to rice as the Purchaser makes an assignment for the benefit of creditors, or in case the Purchaser should compound his debts, or in case any execution, attachment, sequestrations or other write should be levied upon the within described motor vehicle should be used for an improper or illegal purpose, then, and in any of those events, the Seller, subject to any controlling provisions of the Statutes or laws of the State, may declare the unmatured installments due and payable, and proceed to collect the blance due with interest, expenses of collection including Attorney's fees and disbursements and all other charges. The collection of the state of the
6. The Purchaser agrees that the remedies of the Seller herein provided for are cumulative and not alternative and that by suing for the unpaid balance here-under the Seller shall not be deemed to have waived its rights to repossess the said motor vehicle and by repossessing said motor vehicle shall not be deemed to have waived its right to proceed against the Purchaser for the unpaid balance and charges due hereunder.
7. The Purchaser further agrees that for the purpose of repossessing said motor vehicle for condition broken the Seller or its agents may enter the premises where said motor vehicle is stored and repossess and remove the aame without legal process, without being liable for trespass or for damages therefor, and the Purchaser agrees to pay and be chargeable with all reasonable expenses incurred by the Seller in locating, repossessing and disposing of said motor vehicle under this Agreement.
8. In the event that the proceeds of any resale under the provisions of paragraph 5 are insufficient to pay in full the expenses of repossession, resale and the unpaid belance and all other sums due hereunder, the Purchaser agrees upon demand to pay the Seller or its assigns the amount of the deficiency of the said proceeds for said purposes. The Purchaser further agrees that in any case all payments made to the Seller or its assigns prior to repossession shall be retained as reimbursaement for loss of value and depreciation of said motor vehicle and retained as reimbursaement for loss of value and depreciation of said motor vehicle and retained as reimbursaement.
9. This Contract shall inure to the benefit of and bind the successors and assigns of the Seller and the successors, representatives and assigns of the Purchaser, and no other agreements or agreement executed prior to or at the time of this Contract between the Seller and the Purchaser, either verbal or written, shall vary or in any way affect the rights and obligations of the parties hereunder or the terms and conditions of this Contract.
IN WITNESS WHEREOF the parties have set their hands hereto, and to another instrument of like tenor
this 23rd day of January A. D., 1939.
THE BARNSTABLE COUNTY NATIONAL BANK OF HYANNIS
By: Na Oa Nickerson (Seal)  Bivecutive Vision Vision Asset, Cashler  Asset, Cashler

#### TOWN CLERK'S OFFICE

	, Mass.	Date.			93
This will acknow	ledge receipt of Conditional Sales Contract f	rom	The sect that the present and following sections and the first all the field of	4	
to				*	
Recorded	day of	, A. D. 193	, in Book	Page	
				TI	Classia

STATE OF MASSACHUSETTS	
COUNTY OF	88:
BE IT REMEMBERED, That on this	day of, 19, before me, the
subscriber, personally appeared	whom I am
satisfied	er in the within chattel mortgage named, and I having first made known
tothe contents thereof	did acknowledge that
signed, scaled and delivered the same as expressed.	voluntary act and deed, for the uses and purposes therein
	Notary Public, Massachusetts.
COLUMN ON MACCA CHARACTERS	My Commission Expires
STATE OF MASSACHUSETTS	to wit:
COUNTY OF	
	being duly sworn on his oath ays
that he is the agent of the Lender in the foregoing chattel mort	gage named, and as such has acted for it in all matters relating thereto, and
that the true consideration of said mortgage is the sum of \$	day of
19 to the said Borrower by said Lender named, and tha	at there is due and to grow due on said mortgage the sum of \$
payable in successive monthly instalments of \$	interest from the date thereof
at the rate of $3\%$ per month on the unpaid principal balance of a	said loan not in excess of \$150.00 and 2% per month on any remainder of the
unpaid principal balance, together with a	instalment, covering any unpaid balance, including interest, which
instalment is due and owing on the	day of, 19, and if not paid .
Subscribed and Sworn to this	
day of19	
before me	
Notawy Public	Agent for the Lender and Mortgagee.
My Commission Expires	
Notary Public  My Commission Expires	Agent for the Lender and Mortgagee.

Clerk.  BORNAUD-1-ED FEB '39  MASS  MASS	ham	March 21 , 1939.  h.9	Personal Finance Company PLYMOUTH, MASS. License No. 203	Joseph A. King	Chattel Mortgage	
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Account No....
Date Due.....

#### hattel Mortgage

(1) KNOW ALL MEN	ву тн	ESE PRESENTS that w	θ	Joseph Albur	ton	King
No. Easthan	n	. Barnst	able			esachusetts (hareinafter call
Borrowers), in consideration	of	One Hundre	d F1	ftv	ty, Mit	soachdsetts (heremarter can
borrowers), in consideration						
		100 Donas to do para	3			
. **				(hereinafter called the Lend nouth, Massachusetts, Licer		003
26 108	ncenseu	loan onice, ook wikim-stre	ot, rtyn	douth, Wassachusetts, Licer	186 140.	200,
receipt whereof is hereby ack						terest as hereinafter stated,
nt, bargain, sell, transfer and						Q1-11
			quipmer	it, now located in said Cour	ity and	State at
MAKE MODEL			NO.	CEDIAL NO	0	THER IDENTIFICATION
					U	THER IDENTIFICATION
outh Coupe	1	.936 P2-286	316	1151372		
						treet, in the City of
	, in		Cour	ity, Mass., to wit:		
LIVING ROOM		DINING ROOM		KITCHEN		BED ROOM
O. DESCRIPTION	NO.	DESCRIPTION	NO.	DESCRIPTION	NO.	DESCRIPTION
Bookcase		Buffet	_	Chairs	-	Bed. S. M. & B.
Secretary		Chairs	_	Refrigerator	_	Bed. S. M. & B.
Chair		China Closet		Table	_	Bed. S. M. & B.
Chair		Rug Serving Table		Stove Washing Machine	-	Chair Chair
Living Room Suite		Table	200	washing wachine		Chiffonier
Piano		1		The same of the sa		Chifforobe
Radio			_			Dresser
Rugs						Dresser
Table						
at they have good right to sell						
d that in case a sale shall be n sale confirming such sale.	nade und	ler the power of sale they v	vill, upo	n request, execute and deliv	er to th	e purchaser or purchasers a
	ERTHE	LESS, that if the Borrower	s shall 1	pay unto the Lender the sa	id sum	of
One Hur	ndred	Fifty	. SILVEL )	Dollars	the ac	usl smount of the shove lo
One Hur	ressive 1	monthly instalments of \$	15.0	)7	inc	cluding inter
the rate of 3% per month on						
	not of mil	ich ingtalmente shall be ne	arable o	n the		
	rst of wh	o 39	yable o	n the		
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(4) If this mortgage inclusetts and that they will confuperty, Borrowers covenant the sent of the Lender. (5) It is agreed that Borsonal property nor suffer any med or upon any loss by fire or any become due and payable at sessation of said personal proper (6) In the event of any nigive authority therefor do any persons, without previous not diske possession of and carry yes notice in writing of the tiresonal property claiming the spers, if any, published in the company of the desired Laws. Out of the the foreclosure or sale, together esurplus, if any, unto said Bosigns, or any person or person of the current of the surplus, if any, unto said Bosigns, or any person or person on the deneral tases. Out of the the foreclosure or sale, together esurplus, if any, unto said Bosigns, or any person or person or person or person or person or the surplus if any, unto said Bosigns, or any person or perso	ment is dity at said all agreened by the said are red by the source of the said and are red by the said and are red by the said and are red by the said are red by away a ser with a stronger said are red by the said are red by	the and owing on the	ularly e very construction of the construction	widenced by a certain note ge, then this mortgage shal the loan hereby secured. The term of the secured with	talment Marc of the Potential the voice of the series of this me from the this me they are agreed at long at they are the this me the this	or, covering any unpaid balant in 19. 4.0  orrowers of even date herewid.  In the Commonwealth of Mas lortgage includes other personed address without the write will not waste or destroys so ment herein or in said note ord, at the election of the Lend lescribed, Borrowers may retain the common service of the property is plated as a sistence of any other personal property is plated as the presonal property is plated as the presonal property is plated as in the presonal property is plated in the presonal property is plated as in one of the principal netwern in the pr

(SEAL)

R. Davison



# CONDITIONAL SALES CONTRACT RELEASE

I, P. P. Graser	, Treasurer
of the KOEHRING COMPANY, Milwaukee, Wisconsin, a c	corporation duly organized under the laws of
the State of Wisconsin, and having its principal place of	business in Milwaukee, Wisconsin, do here-
by certify that the provisions of a certain conditional sales	s contract, heretofore given by
M. Roech & Sons,	
of East Bridgewater, Mass. t	to the Koehring Company for the sale of a
305-2082 Combination shovel and	clamshell crane
have been fulfilled, the amount due thereunder has been	paid in full and the Town Clerk
of Eastham, , State of Mass.	
discharge from record the said contract filed $4/26/39$ at	9:30 AM No.
Dated at Milwaukee, Wisconsin, February 13, 1	941
KOEHRIN	NG COMPANY
By /	Etal Frager
	reasurer
STATE OF WISCONSIN ]	
COUNTY OF MILWAUKEE ]	
On this 13th day of February in the year	
P. P. Graser of Milwaukee, W	Visconsin, to me known, who by me duly
sworn, deposes and says that he is the Treasurer	of KOEHRING COMPANY,
the corporation described and which executed the foregoing	instrument; that he knew the seal of said
corporation; that the seal affixed to the said instrument was	as such corporate seal and that it was af-
ixed by order of the Board of Directors of said corporation	on, and that he signed his name thereto
oy like order as Treasurer of said co	orporation.
Sworn to before me this 13th day of Februa	ry, 1941
	wer decemo

KO9 2 539K

Notary Public. In and for Milwaukee Co.

My Commission Expires Feb. 6, 1944

# CONDITIONAL SALES CONTRACT . . . 305-2082

# KOEHRING COMPANY

MILWAUKEE, WIS.

Date April 10, 1939 City Boston	Count	y	StateMass.
This Contract, made by and between the KOE			
inafter called the seller) and M. M. F. Roach	& Sons Co.		
Address East Bridgewater, Mas	88		
of			
WITNES			
FIRST. The Seller will ship on or about			
subject to strikes, accidents or other delays beyond scribed property:	its control, to the	Purchaser, the	following de-
1 - #303 Koehring Shovel - 0	Clamshell with	gas engine	<b>.</b>
and 40' boom and #230 0			
standard jacket and bot			
DOUGHAGES SELECTION OF COLORS	-90 Se-160 Se-160 - Not . 160 Auto-16-		
Delivery to be made, F. O. B. Cars, Factory.			
Ship to			
Route			
In consideration of which the Purchaser agrees to p	ay the Seller or ord	er	
ELEVEN THOUSAND T.O. HUNDR D N	INETY-POUR	Dollars \$	11,294.00
as follows:			
\$ 3294.00 Dollars by Cash on Deliver	ry of this Instrumer	it.	
\$ Dollars by Cash on Receip	t of Bill of Lading.		
\$ B000.00 Dollars in Notes Bearing	6 % Inter	est, dated same	date as Bill of
Lading described as fo	llows:		
1 mo. note \$500. 2 6% 8 mo. note 2 mo. note \$500. 2 6% 13 mo. note 3 mo. note \$500. 6% 14 mo. note	\$500. 6% \$500. 6% 500. 6% 500. 6% 500. 6% 500. 6% are reverse side of this instr	ument, which are mad	
	20 9/	2 10	1
Salesman Sign Here as Witness	Purchaser's Signature	Joe &	ton-the
Salesman Secure Another Witness to Sign Here in Case State Law Requires Two Witnesses.	BY State Whether	Corporation or Partne	rship.
Law Requires Two Witnesses.	Purchaser Mu	st Sign All Orger Bla	iliks,
Accepted at Milwaukee, Wis.,		. The state of the	, 193
Received and recorded April 26, 1939	KOEHRING CO	OMPANY.	
at 9.30 A. M. o'clock. Book 2 Page 70		1	
Town Clerk.	By vele	, . Leving on	
101111 020220	A 2 - A	nut Con.	

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#### PROVISIONS OF THIS CONTRACT

SECOND: Nothing but shipment, or delivery, or acceptance in writing by a duly authorized officer of the seller at Milwaukee, Wis., shall constitute an acceptance of this contract by the seller. It is agreed that title to said property shall not pass to the purchaser or to any other person, firm or corporation until paid for in full in cash, which shall include the payment of any notes given and any judgments secured. If cash payment is not made as agreed or if notes are not signed and forwarded to the seller within 30 days from date of bill of lading or if there be default at any time in any payment or other condition of this agreement, or upon refusal or neglect of the purchaser to accept said property when tendered by seller or any transportation agency, the full amount unpaid hereon, including any notes given, shall become due and payable upon demand.

It is further understood and agreed that all additions and repairs to said property shall be subject to the same lien herein described and held for the payment and security of said indebtedness herein precisely the same as the property now covered.

THIRD: It is agreed that no matter in what manner such property shall become attached to real estate it shall not become a fixture or part of real estate and in case of any breach under this agreement by the purchaser, then the seller may, at its option, enter upon the premises where such property is located, or pursue same wherever it may be found, and take possession of and remove same with or without legal process and all payments made shall be retained by the seller as liquidated damages for the use of said property and not as a penalty.

FOURTH: It is expressly understood that this contract shall not be subject to countermand to the damages of the seller and that it covers all agreements concerning this transaction of every name and nature and no representations made by a distributor or any other person not included herein shall be binding. The loss, injury or destruction of said property shall not operate in any manner to release said purchaser from payment as provided herein or on the notes given, and renewals or extensions in the time of payment shall not release the purchaser from the conditions of this agreement. When payment in full in cash shall have been made to the seller, then and under no other circumstances, shall the property herein described belong to the purchaser. The delivery of a duplicate of this contract to the purchaser is hereby acknowledged.

FIFTH: The purchaser expressly waives as against this agreement all exemptions and homestead laws and all claims for damages. Nothing contained herein shall prevent the seller from taking such legal action as it may deem fit for the recovery of the money agreed to be paid hereunder. The purchaser agrees to insure said property promptly on receipt thereof against loss or damage by fire in one or more solvent insurance companies, to be approved by the seller, paying the expense thereof and making the policy or policies payable to the Koehring Company, as its interests may appear, the said policy or policies to be delivered to the seller as soon as said insurance is effected. The purchaser agrees to pay promptly when due all taxes, assessments or other public charges which may be levied upon the property. It is expressly understood that distributors for the seller are not authorized to collect any money whatever under this agreement, except the initial or cash payment, unless authorized in writing so to do by an officer of the seller.

The purchaser shall indemnify and save the seller harmless from any and all loss or damage to persons or property caused by the use or operation of the property described herein.

This contract shall apply to and bind the heirs, executors, administrators and successors to the purchaser, and all the covenants hereof shall inure to the benefit of seller, its successors and assigns.

SIXTH: The property herein specified is guaranteed by the seller to be made of good material in a work-manlike manner, and any parts proving defective within 6 months from date of shipment or the first 1800 hours whichever shall occur first, will be furnished free, F.O.B. cars factory, provided investigation shows such repairs are made necessary by inherent defects of either material or workmanship; and provided parts are returned F.O.B. factory for inspection; but the seller assumes no liability and will not be responsible for damages or delays caused by defective material or workmanship, nor will any allowance be made for repairs or alterations unless same are authorized in writing by the seller. But it is understood that when machines are furnished with power, the engine or motor is sold with manufacturer's guarantee only.

Chattel mortgage.

"Moor all there By Three Treents that we asther to thickness of the Ecethere in Bandall County, Massachusetts humigher called the Borowers) in Consideration of Due

Hundred Trenty Seleve to us paid by Tersonel Finance Company Reinestic collect to Lundred at its lieunes low yiee, 569 main Stud, Plymouth, Messachusetts, Lieunes tr. 203. The receipt whony acknowledged, and for the perferse of seleving the repayment of said loan with interest as turingter states, do grant, bargain, sees, transfer and deliver unto

the said burder its Evenous property described as factors:

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Plyment Coupe 1934 PE-15494. 232683.

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2) To have and to hald, to the Lender and its successors and assigns to their own

a) The Brunner icense forement with the same are specied, and that they will make that they do seed that they are forest that they have good right to sell the same as aforesaid, and that they will moment and defend its name against the langual claims and discussing air persons, excepting none and that in case a sein shell be made under the female of seal of the female of seal of the female of seal of the female of seals of the seal of the female of the female of the female of the female of the seals of the

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Thering august 23-1959 10'condition, and entired in the records of metigging Perforal Property in the Columb Office of the Town of Easth.

Fred 2 page 73.

74 Hurr all Then By Thear Treams. that filliam H. Forest of Easterne, mas in consideration of one doller and other valuable Considerations paid by The Barustably County national Banks of Hyannis, of its limited because of america and having an usual place of husine in Boustess (Hyonnis), Bandoses County Mossochusett, the recipt where is heret, agreementedors, do tereby crosst, sees, transfer, and deliver und the wind The Court the County nationed Bould of Hyoneris the freezing goods and challels, namely: 1939 G. M. Lo. School bus Engine # 65,87 9009 Theking # 1278 mad 96.7.305 is home and to hand and any mingues it's said good and matter is the said The Barustally County hatrined Bank of Ayonina and its successions and essions to its and their own use and though fourer. and I touch desired with the country it it I am ater confer to rous ; the sens goods a & spalled; what when the give from not insumbrances, that I. There is a right to say the same to thousand, and that would indicate and defend the in a comment the confustions and demands all ins on, her witness with very - it is in proceed and and and and 1. O. Trickerson & Thisliam H. French Acorded in the Town bolish's Office for Form of Essethern En ... -, Trans. 2 pt. - 92.1/2. 12 austal 4, 60: Book & Fege 74

Decis E. / Frederick. The state of the s

# Know all men by these presents

that

I, William H. Forrest of Eastham, Mass.

one dollar and other valuable considerations

paid by The Barnstable County National Bank of Hyannis, a banking corporation duly organized and established under the laws of the United States of America and having an usual place of business in Barnstable (Hyannis), Barnstable County, Massachusetts,

the receipt whereof is hereby acknowledged, do hereby grant, sell, transfer, and deliver unto the said The Barnstable County National Bank of Hyannis the following goods and chattels, namely:

> 1939 G. M. C. School bus Engine # C22829009 Madkers # 12598 Model ACF305

To have and to hold all and singular the said goods and chattels to the said The Barnstable County National Bank of Hyannis, successors and assigns to its and their own use and behoof forever.

And whereby covenant with the grantee that the lawful owner of the said goods and chattels; that they are free from all incumbrances,

have good right to sell the same as aforesaid; and that I will warrant and defend the same against the lawful claims and demands of all persons,

In witness whereof

the said

hereunto set

hand and seal this

day of

Sept.

in the year one thousand nine hundred and

Signed and seal in presence of

William H. Farrest

Barnstable, S. S.

Eastham,

Mass., Sept. 5 A. D. 193 9.

Recorded in the Town Clerk's Office for Town of

Eastham

To

The Barnstable County National Bank of Hyannis

Date

61

Will of Sule

Personal Property

### The Barnstable County National Bank Of Hyannis

HYANNIS, MASSACHUSETTS

### CONDITIONAL SALES CONTRACT

The Barnstable County National Bank of Hyannis, a banking corporation duly organized and established under the Laws of the United States of America and having an usual place of business in Barnstable, (Hyannis), Barnstable County, Massachusetts, hereinafter called the "Seller", does hereby agree to sell, and

Barnstable County, Massachusetts, hereinafter called the "Purchaser", hereby agrees to purchase, subject to the terms and conditions hereinafter set forth, the following described motor vehicle, complete with standard equipment and the extra equipment specified below, in its present condition, after thorough examination by the Purchaser, delivery and acceptance of which is hereby acknowledged by the Purchaser, viz:

YEAR MODEL

Massachusetts, and shall not be removed or driven outside the State in which Purchaser now resides for a permanent

of the deferred balance remaining due. Interest at the rate of \_\_\_\_\_\_per cent per annum will be charged on each

delivered to the Seller upon the express condition and agreement that sain note over not consisted an element consisted as a payment that the analysis of the seller into the

under, but not before, title to said property shall vest in the Purchaser and a duly executed Bill of Sale of said property shall be delivered to him.

8. The Purchaser further agrees

(a) That his present address is as above stated and that he will notify the Seller immediately in writing of any change of address and that all demands
and notices hereunder, when sent by mail or delivered addressed to the Purchaser at said address, shall have equal effect as if served on Purchaser in person.

(b) That he will regularly keep said motor vehicle at the garage above described when not in use and will make no change in location without giving
immediate written notice of such change to the Seller; and the Purchaser hereby authorities the Seller to examine and inspect said motor vehicle at any time.

(c) That any substituted or replacement parts, equipment and accessories placed upon or attached to said motor vehicle during the term of this contract
shall thereupon become component parts thereof and any labor done on or repairs made to a said motor vehicle, shall inner to the benefit of the Seller.

The shall be the shall be the said motor vehicle, shall never to the benefit of the Seller.

his interest therein, or permit any mechanic's or garageman's lien to remain thereon unsatisfied.

(e) That the Purchaser will keep said motor vehicle in first class order and condition at his own expense, and, if in the judgment of the Seller said motor vehicle is not properly housed or kept in first class condition and order, the Seller may take possession thereof, care for the same, make necessary repairs, and the cost thereof shall be added to the amount due under this Agreement.

(f) That loss, destruction, confiscation, or seizure by public authorities of said motor vehicle shall not release the Purchaser from his obligations to make payments and to comply with all the terms and conditions herein provided.

(g) That during the term of this Agreement said motor vehicle shall be held at the risk of the Purchaser and that he will pay and be responsible for and will indemnify and save harmless the Seller from loss or cost by reason of all damage done by said motor vehicle and all claims arising from or on account of the use or possession of said motor vehicle.

Said motor vehicle is sold for a total time price of \$ payable as follows: \$ on or before delivery, leaving a deferred balance of \$ 1973.50, payable at The Barnstable County National Bank of Hyannis, 396 Main Street, Hyannis, Massachusetts, in instalments of \$ on the same day of each successive month or as otherwise indicated in the schedule of instalments shown on the note of the Purchaser, and commencing on 193; and the final instalments payable hereunder shall equal the amount

1939

Model ACF308

6

Eastham, Mass.

MOTOR NO.

C22829009

Street, .

SERIAL NO.

12598

TEMBRICATE William H. Forrest

time without first obtaining the written consent of the Seller.

TYPE BODY

G.M.C. School

The Seller and the Purchaser hereby agree to the following express terms and conditions, viz:

Same

MAKE OF CAR

instalment after maturity.

Said motor vehicle will be garaged at....

G. M. C.

1939

anid proceeds for said purposes. The Purchaser further agrees that in any case all payments imade to the Seller or its assigns prior to repossession shall be retained as reimbursement for loss of value and depreciation of said motor vehicle and rental value thereof.  9. This Contract shall inure to the benefit of and bind the successors and assigns of the Seller and the successors, representatives and assigns of the Purchaser, and no other agreements or agreement accurately rot to or at the time of this contract between the Seller and the Purchaser, either verbal of written, shall vary or in any way affect the rights, and obligations of the parties hereunder or the terms and conditions of this Contract.  IN WITNESS WHEREOF the parties have set their hands hereto, and to another instrument of like teno this day of A. D., 193  THE BARNSTABLE COUNTY NATIONAL BANK OF HYANNING By:  By:  By:  By:  By:  Cseal'  Furchaser  (Seal')  Furchaser  (Seal')	ments due a berein prov Purchaser a sale of such the sale of to the control of the sale of	the event that the proceeds of balance and all other sums du	ct the balance due with it tor vehicle and sell the tor vehicle at the place of of any part of the pure educting the reasonable needees of the Seller herein walved its rights to rep that the seller herein walved its rights to rep who haser for the unpaid but to the purpose of rep sesses and remove the sall with all reasonable or any resale under the pre hereunder, the Furchs	interest, expenses or same for the accordance of table. The Seller hase price, all sum expenses of such a provided for are cossess the said mot lance and charges possessing said mot me without legal prepares incurred by ovisions of paragraser agrees upon of contracts.	f collection including Attorn unt of the Purchaser, either or its assigns may be a pure yall of the purchaser, and the purchaser with the purchaser and not alternative rehiele and by repossessing the herenary or vehicle for condition broken croses, without being liable y the Seller in locating, re uph 5 are insufficient to pay the Seller or on the purchaser without the purchaser with the purchaser	sy's fees and disburse at public or private thaser at such sale. ice and any sum rem- ion of such price. At re and that by suing st g said motor vehicle in the Seller or its ag for trespass or for possessing and dispo- in full the expenses its assigns the amou	ments and all other char sale without notice to In case of repossession siming from the proceed by provision of this conti- tor the unpaid balance h- shall not be deemed to h- ents may enter the prem damages therefor, and sing of said motor veh of repossession, resale int of the deficiency of	erecent the series of the seri
Purchaser, and no other agreements or agreement executed prior to or at the time of this Contract between the Seller and the Furchaser, either verbal of written, shall vary or in any way affect the rights, and obligations of the parties hereunder or the terms and conditions of this Contract.  IN WITNESS WHEREOF the parties have set their hands hereto, and to another instrument of like tenose this day of A. D., 193	said proceed	ds for said purposes. The Pur reimbursement for loss of valu	chaser further agrees the and depreciation of sa	nat in any case al aid motor vehicle s	l payments made to the Sell nd rental value thereof.	ler or its assigns pri	or to repossession shall	b
this lat day of Sapt. A. D., 193 THE BARNSTABLE COUNTY NATIONAL BANK OF HYANNIS  By:  BY:  BY:  BY:  BY:  BY:  BY:  BY:	Purchaser.	and no other agreements or ag	reement executed prior	to or at the time	of this Contract between t	he Seller and the I	urchaser, either verbal	th
By: Executive Vice-President Seahler Annt. Cashier	IN	WITNESS WHEREO	F the parties have	ve set their l	ands hereto, and to	another instru	ument of like ten	10
By:	this	lst	day of	Septe	A. D., 193	9		
By:								
By:  Executive Vice-President Seahier Asst. Cashier  Williams H-Ft. on Set (Seal)  Purchaser								
Williams H-Fronst (Seal)				Ву:	Executive Vice-Presid	ent Cashier	Asst. Cashier (Sea	ıl)
Purchaser					William	H. Fore	C (Sea	al)
					Pu	ırchaser		

#### TOWN CLERK'S OFFICE

, Mass.		Date 193			
This will acknowledge	receipt of Conditional Sales Contract from			•	
to					
Recorded	day of, A.	D. 193	, in Book	Page	
				Town Clerk	

Know all men By These Tresents.

That its hickness further company, a business componentin duly organized and established under its laws of the Commonwealth of massachused and having an usual place of business in Charter Benslets County, Mossachusell, the mortgage named in and Juleian B. Ariggins, of Essetime, in said County and Communically to the said hickness Europe Company, dated December 33rd. q. D. 1936 and recorded in the College Office for the James of Essetiment Muserchnest with records of Tersonal Property Mortgages, Book & Page 56, furty actions. In intuites where its said hickeren funder company has comed its conference send to be hereto officed and these persents to be second in its name and behalf by Hohna G. Kickerson, its Juneaus, hents duly authorized this 18 th day of September, 9.5. 1939.

Thickness funder la best By: Joshua 9. Kirkunan Hiture Found It. It illiam Treasurer.

Then becomely appleaned the above travely besting of dispersion. Fre the fue not and cloud of the said the nickensur combes Company

Forting Festion.

Try commission Expired June 24-1943.

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In terms of the extra the content of the following to add in Bujania Dring young and his expectors administrators, and raingues, the commencer of the contraction of a contraction of the co a une to a sent transcription of a character of the attended to the " and I i would so some it is a secifically set youth that I ... ... it is it is a side and at it will would and i can de the sea a grinst is any claims and demands of cel is . ... Priviled nevertheless that I many elyer in a mine it in in the second of the second of the second second star, is essingue, its were y a controver of there and the lack in the war Some to retering that is that is not you that structure in a series in the second in the second series in the second s The med to a combine is truend to the constructions, the series in the series of the series of the destroy the series Goods and Wattell, nor suffer attern is any part there to be altached on morning and and well to discount with the territation internal to

in an appeal to the parameter of the second with the same of t and the second of the second o - y the and we will alter finish with a is him is his a meentations or publishing such notice one a work for there queeness weeks in some one on oher a triby in a's tome. And out of the money oxising from such sale it, bend ... , " her is the section of an eight to the section of and and by give vary gags, insules show in viewyles proyecces, incurring and locate, is a me, and expenses increased or sentained by item in relation to the said resigns. and it is agreed that the bendre, or his injections, administration, or assigns, or any weren or known in their set and, way conception of one sele made is ofmers of; and that wented defact in its eleformance is observance of the conditions of this dead he and his executors, administrator and assigns, may when a procession of the above mortgages property and may use and various its some, but after such depart, the vender or those training waser him master immediate, her everism of said exoperty and in that impose may, coper as in con wins a cethorite therefore, enter upon an is in a cethorite therefore enter upon and in a cethorite thereof men he get a too, airs. . we went there me a first of a cethorite with a cethorite the structured they of diests were in the way on the word nine and thirty in Shirt will be the thing Sept. 23, 1939 112, 30m. 9.74. Francis and the sainterests of the rest of the sain the trans the hours of the same of the 1. replish ince.

Barnetast, County, in consideration of (\$2,000) delears and other baluable Considerations receipt of which is heavy astended god, paid by B. Lowing young of Eastown, Barnetasts County, the weight when is heavy acknowledged, do great sees, transfer and deline unto its said B. Lowing Young of Easthan

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wight to seed the same on expression and that we will warrend and defend the pame against its langual Claims and demands. ail persone, Thorided, resethelies that if me, or our executors, administrators, or assigns, the sum of terr et ..... I \$2,000, de come in our year forme this dets, with interest as stated in our nots of ever date signed we and make some harment appear began to said gother and it rettle increase or interest in a form yet was the course from a forgoing to see in the super of the state and is instituted, it is interested. one control is a sea in the and in the forest seems to the and there was a series and the starter of a find and in the total ... be there or any tract of there to be altoched on mesne process. . " representative, alternost to sell or penase from Easitione to sene or ent there . The deed, as also the aforesis note, shell be wind. But upon any default in the professioners or themance of the forcesting indition to made or his executors, recommistrators, in essengers, " way sell its said and a d the time and place of sale to me or our representations, or publishing sur notice one a week for thre successive make in some one nempeper "- this of the money arising grown week sale ats render, is his proposentations while in which to the the and men in any cost, thereas, a so afternoon induced a mention of the them is matine to the rigging of the disperse and the continue of the property of the same was in the same of the same o Confirmation to the to be a secured in the second in the s any in the contract in this way to the contract of as agreened; and that until default in the grain will be to the the conditions of ities deed its vendors and their experties ..... me in a condition to the second to the second to the second to the the contrary was the way to the same of the same good for the engine to a first of the second of the second your a grammer a man signed in a court a section of all in a the a transmission is to have a second to the first of the Confirme prosest attended to a second and with the second to

King of and an experience: en interest, the second College 13-1939 10 h, om q.m. There of and entered in Besids of Mostgages of Beared Peoplity in the thefi office of the own of Cure brok 6- page 151. Cot: 18-1729 11h. 10 m. 9:m. Tome Click.

Tiened and wended in Reads of marlings of bison of Brokerty in its
Comps again in the Town of Earthoun Book & Those 98

Links Eld and Journa Colert .

Know all Men By These Presents That II, Howard W. Robbins and Phyllis D. Robbins, both or Worcester, Worcester County, Massachusette, in consideration of One Dollar paid by Josephine C. Pinault of Braintree, Norfock County, Massachusetts, the receipt whereof is hereby adenowledged, do hereby grant, sell, transfer, and deliver unto the said Josephine C. Pinault the following, goods and chattels, namely:

and other contents located in the house situated on hote 15 and 16, Block 10, as per plan drawn by July Crosby entitled "Nauset Brack Plan 5," which said plan is duly filed in the Barnetable Country Registry of Deals in Book 206, Page 546, Said lots being located in Eastham, Massachusetts, and being conveyed by Howard W. Robbins and Rughlis D. Robbins to Josephine C. Pinault by deal dated Movember 1, 1939, to be recorded in the Barn-stable Country Registry of Deads, the furniture, furnishings, goods, chattels and other contents of said house consisting in part of the following articles, viz:

I harge Settee with cushions, 2 Maple and chairs with cushions, 1 Library Jable, 1 Corner floor cabinet, 1 Set corner shelves, 2 Karge sea chests with 6' x 4' x 4" leather kapok cushions, 1 Silvertone radio, 2 Leather seats, 1 Large palled sugar bucket, 1 Bookcase, 1 lot of books, 3 Broadloom ruge 6 x 9 with pals, 4 Cecasional tables, 1 Bridge table and chaire, 1 Library table lamp, 6 Jable and boundair lamps, 1 Floor lamps, 5 Done stops, 40 Fictures and placques, 1 Ship's Clock, 1 Slip's bell, 1 Ship's wheel, 1 Barometer, 1 Pair Port and Starboard Lights, 1 Pair Ship's Lanterns, 1 Pair Owler, 2 Cricket stools, Curtains, 1 Ship Model, 2 Cricket stools, Curtains,

drageeries, fixtures, etc. (for 17 windows), 3 Wall bracket brass candlesticks, I Sideboard keg and grasses, I Lot of games and puggles, I hot War trophies, I Pair Andirons, / Fireplace screen, brush, wood basket, 1 set Fireplace tools, / Pair bookends, Various types ornamental ash trays (approximately 12), I lot runners and doilies, 14 Sofa pillows (approximately), 2 Maple double beds with springs and mattresses, 2 Pair Sheeta, 2 Pair pillow slipe, 6 pillowe, 6 blankets, 2 Candlewick spreads, 1 Maple Dresser, 1 Maple Vanity and beuch, 1 Maple chest ( large), 1 Maple chest (small, 2 Mirrors (full length), 2 Mirrors for vanity and dresser, I Bathroom Mirror 4 Mixellaneous wall mirrors, 2 Door knockers, 6 Bedroom rugs, 2 Wastebaskets, 2 Sets dressertoilet articles, I hot vanity and dresser trays, jars, etc., 1 Electric shaver extension, 2 Sets Clothing hooks, I Lot coat and dress hangers, I Medicine Cabinet, I hot towels and face cloths, I Bath mat, 1 Bathroom rug, I Stees Shelf, I hot soap and soap basket, I Tumbler and tooth brush holder, 1 Rot Bathroom accessories, 1 Folding dining table and benches, 10il range with oven, 1 Electric stove, / Kitchen cabinet, / Cabinet sink, Refrigerator, 2 Kerosene Kamps, 2 Teakettles, 2 Coffee percolators, 1 Lot rubber mats, 1 Floor linoleum, / Bet Heavy rack Shelves, . 1 Set Heavy wall shelves, I Complete set china dinnerware, / Complete set silverware, 2 Set green glass lumber dishes, I Set red glasoware, I Set kitchen knives, Joks, Can openers, etc., I Set cooking utensils, poto, pans, ete., I Lobster boiler; I Serving tray, 2 Glass water putchers, 2 Glass water bottles, 1 Canister set and bread box, I hot cleaning material, soaps, polishes, cloths, etc., 1 Broom, I Floor bush, I Dory Mop, I Just pan and brush, I Bissell carpet sweeper, ! Dishpan and mop, I Pair dish towels,

2 Halvanged iron pails, / Carbage container, I Fire Ex tinguisher, I Set brase finger bowls and plates, 110' folding table and folding, bench, 1- Hider, 4 Piagga arm rocking Chairs with cushions, 4 Piagga rugs, 2 Brack umbrellas, 3 Beach back reste, I set fustic Laur furniture (4 pieces), 17 laggole, 2 Flags, 114' dony with anchor and chain, I hot signs and ornamento for Caure, 1 hadder, 2 Step Cadders, I hat paint, turpentine, oil, brushes, etc., 1 Clothesline with pulleys, pins, etc., 1 Lot of Cumber, 1 Lot fireplace wood, 1 Circulating oil heater (large), 3 Five gal. Kerosene cans with contents, I hot small Tools, hatchet, trowel, etc., I hot rope, 1 Nobler automatic electric light plant, 1 Myers water system, 20 Dals. gasoline Capeproximately .

To Have And To Hold all and singular the said goods and chattels to the said Josephine C. Pinault and her executors, administrators, and assigns to their our use and behoof forever.

And we hereby covenant with the grantee that we are the lawful owners of the said goods and chattels; that They are spee from all incumbrances; that we have good right to sell the same as aforesaid; and that we will harrant Ing Defent the same against the lawful claims and demands of all persons.

Howard W. Bobbins and Miglie D. Jobbins, hereunto est our hands and seals this Both day of Secember, 1939.

Hw. R. and P. D. R. Phyllis S. Johns

Feering and recorded January >, 1940 at 90 clock 9. M. Brok & Pager 81-82-83.

84

Know all men by these presents that il, Josephine C. Vinault, Joj Braintree, Morfolk County, Massaciusetto, in consideration of Two thousand seven hundred and 00/100 (\$2700.00) Dollars paid by Hy annis Co-operative Bank, a Massachusetts banking corporation having a principal place of Business in Barnstable ( Lyanius), Barnotable County, Wascachusetto, the receipt where of is hereby acknowledges, do here by grant, set, transfer and deliver unto the said Syamins Co- operative Bank the following goods and chattels, namely: all furniture, furnishings, goods, chattels and other contents located in the house. situated on Lots 15 and 16, Block 10, as per plan drawn by Jully Prosty, entitled "Mauset Beach Plan 5;" which said plan ie duly filed in the Barnstable Country Registry of Sueda in Book 206, Page 546, said State being located in Catham, Mass-achusetto, and being conveyed by Howard W. Robbins and Phyllis D. Robbins to Josephine C. Pinault by deed dated Movember 1, 1939, to be recorded in the Barnotable County Registry of Deeds, the furniture, furnishings, goods, chattels, and other contents of said house consisting in part of the following, articles, I Large Settle with cushions, 2 Maple arm chairs with cushione, Library Table, I Corner flow calinet, I Set corner shelves, 2 Large sea chests with 6'x4'x4" ceather kapok cushions, I Silvertone radio, 2 Leather seats, I Large padded sug ar bucket, I Book care, I Lot of booker, 3 Brood-: loom rugs 6x9 with pale, 4 Occasional tables, Bridge table and chairs, I Library Table lawy, & Table and bondoir lamps,

17 Foor Camp, 5 Door stops, 40 Pictures and placques, 1 Ship's clock, 1 Ship's bell, 1 Ship's wheel, I Barometer, I Pair Port and Starboard Lighte, I Pair Ship's Lanterno, I Pair auchor Canalesticks and Canales, I Lot Brie - a brae and brass articles. , I Ship Model, & Cricket Stools, Curtains, draperies, fixtures, etc. (for 17 windows), 3 Wall bracket beass candlesticks, I Sideboard king and glasser, I lot of James and puggles, I Lot War trophies, I Pair Indirons, I Fireplace screen, brush, wood basket, I set Fireplace, Tools, I air bookends, Various types omanuental ash Trays (approximately 12), 1 lot runners and Loilies, 16 Sofa jullours (approximately), 2 Maple double bedo with springs and mattresses 2 Pair Sheets, 2 Pair pillow slips, 6 Pellows, 6 Blankets, 2 Candlewick spreads, / Maple Dresser, / Maple Vainty and bench, I Maple chest (large), I Maple chest (small), 2 Mirrors (full length), 2 Mirrors for vanity and hesser, 1 Bathroom Mirror, 4 Missellaneous wall mirrous, 2 Door knockers, 6 Bedroom rugs, 2 Wastebaskets, 2 Sets dresser toolet articles, I Lot Vanity and dresser trays, jars, etc., 1 Guetrie shaver extension, 2 Sets Rothing hooks, I hat cout and dress hangers, I Medicine caloinet, I lot Towels and face cloths, 1 Bath mat, 1 Bathroom rug, 1 Elass Sulf, I hot soap and soap baskets, 1 Cumbler and Toothe brush holder, I hot Bathroom accessories, I Folding Lining Table. and benches, I did range with oven, I Electric stone, 1 Nitchen calriet, Calriet sink, 1 Refrigerator, 2 perosene camps, 2 Teahettles, 2 6 spee perolators, I Lot rubber male, I foor linoleum, I set plany rack shelves, I set Deavy wall stelves, I Complete set clina dimerware, I complete

sit silverware, 2 sets green glass luncheon dishes, / Set red glassware, / Set kitchen knives, forks, can openers, etc., 1 Set cooking utensila, joto, para, etc., / Lobster boiler, / Serving Tray, 2 - Glass water pitchers, 2 Hars water bottler, / Carister set and break box, I not cleaning material, soups, polisher, clother, etc., I Broom, I Floor brush, I Lry Mos , I Dust pan and brush , I Bissell Carpet sweeper, I Dishpan and mop, I Pair dish towels, 2 Ealvanged iron pails, I Garbage container, I fire Extinguisher, I Set bias Linger bowls and plates, 110' folding table und foldning benele, 1 Hideo, 4 Pragga arm rocking Chairs with cushions, 4 Piagga rugs, 2 Beach umbrellas, 3 Beach back rests, 1 sor Bustic Cown equiriture (4 pieces), 1 Flagpole, 2 Flags, 114 day with anchor and chain, I Lot signs and ornaments for lawn, 12 adder, 2 Stepladdus, 1201 paint, turpentine, oil, brushes, etc., 1 Clothesline with pulleys, pins, etc., 1 Lot of Cumber, 1 Lot Sireplace wood, 1 Circulating sil heater (Carge), 3 Fine - gal. kerosene rans wirth contents, I Lot small tools, hatchet, trowel, etc., I Lot rope, I Kohler automatic electric light plant, I Myers. water system, 20 Jalo. gasolino (approximately) Being the same goods and chattels sold, transferred and delivered to me by Howard W. Robbins and Phyllis D. Robbins, by Bill of Sale of even date, to be recorded herewith in the Journ Clerk's of fice of the Town of Eastham, Wassachusett. To have and to hold all and singular the said goods and Chattels & the said ky annis o - operative Bank, its successors and assigns, to their our uses and blood vorever.

and it hereby coverant with the vender that it am the Campul owner E' the said goods and chattels; that the tre free from all incumbrances, that it have good right to well the. same re aforesaid; and that I will warrunt and dopened the same against the range claims and demands. all kerisons. Provided nevertheless that if it, or my executors, administrators, or assigns or assigns, the sum of Two-thousand seven hundred and 00/100 \$2700.00) Eollars, with interest as stated in my note of even date signed by me, and until such payment shall keep the said goods and chattels insured against fire in a sum not les than I've chousand ruk of 100 (8/100.00) dollars for the benefit of the wenter and its successors, and assigns, in such form and in such incurance ompanies as they shall approve; shall not waste a destroy the

said goods and chattels, nor suffer. them or any part thereof & be attached on meone process, and shall not, ex-

capt with the consent in writing of the vendes or its representatives, attempt It seel or to remove from tastham the

same or any part thereof, - then this dud, as also the aforesaid note, shalf

he void. But upon any default in the perstornauce or observance of the foregoing condition, the winder or its successors, or assigns,

may seel the said sooks we chatter it bublic auction, first giving tu (10) - days. notice in writing of the time and place.

of sale to me or my representatives, or jublished make weeks in some one news paper published in said Barnitable country. Ind out of money arising from such sale the wender or ito repersentatives shall be intitled to retain all sums then sewed by their payable, including all costs, charges, and appeared incured or sustained by them in relation to the said property, or to discharge my claims or liens of third persons affecting the same; rendering the suryslas, if tony, to me or my executors, administrators, or assigns.

And it is agreed that the verter. a its successors, a assigns, or any person or persons in their behalf, him surchase at any sale made as africe said; and that until default in the genformance or observance of the condition of this leak if and my executors, administrators, and assigns, may retain possession of the above mortgaged property and may use and enjoy the same, but after such default, the vender, ? Those claiming under it may take. immediate possession of said property and for that purpose may, so far as of can give authority therefore, enter upon any primises on which said projectly or remove the same therefrom.

hand and real this 30th day of Secondar in the sear one Thousand

Signed and sealed in presence & Florias Ctis Josephine C. Pin aut Morris H. Pinault to J.C.P. and W. H. P. Gaethaur, Mass., January - 2 - 1940 - 9h - m - A.M. Received and entered in Records of Mortgages of Personal Property in the Clark's office of the Town of Eastham - book 2, pages 84-85-86-87-88-89. Lesli E. Kun. Town latert Spear all men by these present, that backer & Joung to us, weight when is hereby acknowledged, Is how by grant, sell, transfer and deliner unto B. Lowing Journey of Freston, Country of Friddency Manachunts. and his heirs, executor, administrators and esergers to his and their own use and behorg fours to following grade and chattels: 2. 438831 Q. b.T. & Our Black & This Holstein Con Zno, 380129 V.T. 3 One Red and Black Genney Cour 20. 198758 maine 4 One Tes Guernay Con 20.459926 man. 74. 13652 Com. I Our White and Black Holstein Cons 20. H 1327 OT: 6 Brindle Con (Que) no. 4510 96T. 7 Thits and Black Holstein Con 8 Beach Thite Holstein Cour 20. 4/087 20. 608171 81. 9 White ageshire Cons Zro. 41668 10 Brack thite Holstein Cour 11 Black , Thito Holstein Cois 20,192666 a. Zev. 206928 4. 18 Beach Holstein Cour 13 Black and thite Holstein Con Zu. 91-39890 14 Black and Thit Holstein Con 20.9V-911280 20.158062 bt. 15 Blue Rose Cars 20. 206 902 UT. 16 Red and White ayushing Cons 20.269384 7.m. 17 Brown Jersey Cour

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In interes when , we, it's paid there E young and annow The young herents set are hands and seals this fourth day of may in its year of over Land 1940.

Vitues Priscilla 9. January

anny My Grung

Ettet Ledis E. Lhear, Town Clark.

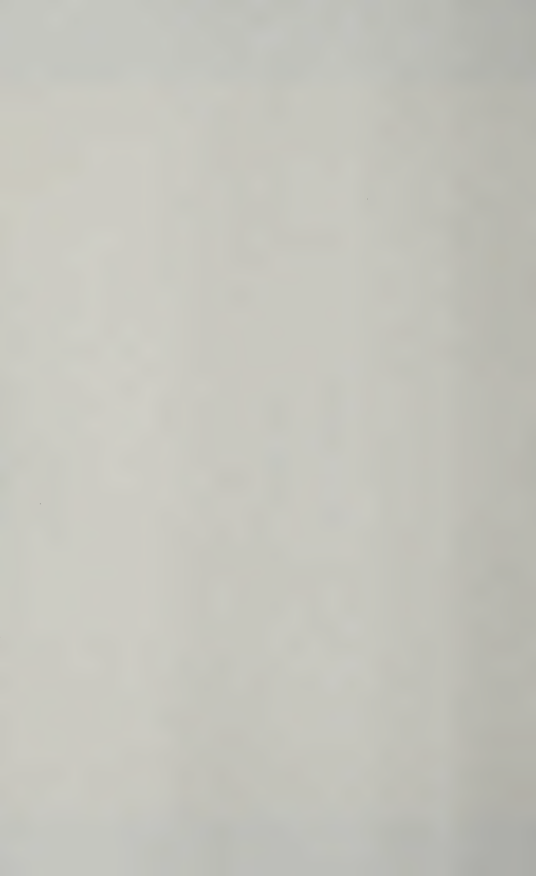
They 11- 1940

To Ithou It They Concern

This is to certify that I, 13. Lowing young of theston. These, beginning this date exist do business under the name planet Kange Lowing, dairy personnets.

B. Lowing Joung, Oursees.

attest Lealis E. Law. Form Colerk.



## Know all men by these presents

that

I. Leslie E. Chase of Eastham, Mass.

in consideration of one dollar and other valuable considerations

paid by The Barnstable County National Bank of Hyannis, a banking corporation duly organized and established under the laws of the United States of America and having an usual place of business in Barnstable (Hyannis), Barnstable County, Massachusetts,

the receipt whereof is herby acknowledged, do hereby grant, sell, transfer, and deliver unto the said The Barnstable County National Bank of Hyannis the following goods and chattels, namely;

> 1939 packard sedan model 17 motor # B 4348 serial # 12822433

To have and to hold all and singular the said goods and chattels to the said The Barnstable County National Bank of Hyannis, and its successors and assigns to its and their own use and behoof forever.

And I hereby covenant with the grantee that I am the lawful owner of the said goods and chattels; that they are free from all incumbrances,

that I have good right to sell the same as aforesaid; and that I will warrant and defend the same against the lawful claims and demands of all persons,

In witness whereof

the said

hereunto set my

hand and seal this

31st

day of

July

in the year one thousand nine hundred and

40

Signed and seal in presence of

n. v. Nukuso

Lelis E Rton

Barnstable, S. S.

Eastham,

Mass., Aug. 3 A. D. 194 0

Recorded in the Town Clerk's Office for Town of Eastham

in Book 2 Page 91

### National Bank Of Hyannis The Barnstable County Na.

HYANNIS, MASSACHUSETTS

#### CONDITIONAL SALES CONTRACT

The Barnstable County National Bank of under the Laws of the United States of Americ Barnstable County, Massachusetts, hereinafter	a and havi	ng an usual place of business in	Barnstable, (Hyannis),
Leslie E. Chase	of	Eastham, Mass.	

Barnstable County, Massachusetts, hereinafter called the "Purchaser", hereby agrees to purchase, subject to the terms and conditions hereinafter set forth, the following described motor vehicle, complete with standard equipment and the extra equipment specified below, in its present condition, after thorough examination by the Purchaser, delivery and acceptance of which is hereby acknowledged by the Purchaser, viz:

MAKE OF CAR		TYPE BODY	YEAR MODEL		MOTOR NO.	SERIAL NO.	IF TRUCK TONNAGE
NEW	USED	TITE BODY	2 23.22	CYL.			
	Packard 1939	sedan	1939 model 17		B4348	12822433	

Massachusett	Packard 1939	sedan	1939 model 17	B4348	12822433	
Massachusett	s, and shall not b	be removed or di	riven outside the State i	in which Purchase	r now resides for a	
Said mote	or vehicle is sold	for a total time	e price of \$ 8 5 0.	payable as follow	s: \$	on or before

delivery, leaving a deferred balance of \$ 318.5, payable at The Barnstable County National Bank of Hyannis 396 Main Street, Hyannis, Massachusetts, in instalments of \$\_\_\_\_\_, on the same day of each successive month or as otherwise indicated in the schedule of instalments shown on the note of the Purchaser, and com mencing on \_\_\_\_\_\_ 193\_\_; and the final instalments payable hereunder shall equal the amoun

of the deferred balance remaining due. Interest at the rate of \_\_\_\_\_\_per cent per annum will be charged on each instalment after maturity.

- The Seller and the Purchaser hereby agree to the following express terms and conditions, viz:

  The Purchaser has made and delivered to the Seller a negotiable promissory note for the total amount of said deferred balance due and said note has bee delivered to the Seller upon the express condition and agreement that a said note may be negotiated, assigned and/or true and said note and shall not be considered as a payment under this Agreement, and without vesting title do not agreement that he Seller either before after maturity without constituting said note payment under the Agreement, and without vesting title do not read to the seller produces not constitute and shall not be considered as a payment under the Agreement, and without vesting title do not read that the seller either before after maturity without constituting said note payment under the Agreement, and without vesting title do not read and of the seller and the seller, notwithstanding delivery of possession to the Puchaser, until the entire purchase property shall be delivered to him.

  2. Title to and ownership of the above described into the Purchaser, and shall remain vested in the Seller, notwithstanding delivery of possession to the Puchaser, until the entire purchase property shall be delivered to him.

  3. The Purchaser further agrees:

  3. The Purchaser further agrees:

  4. This present address is a above stated and that he will notify the Seller immediately in writing of any change of address and that all deman (an) That his present address is a above stated and that he will notify the Seller immediately in writing of any change of address and that all deman (an) That his present address is a above stated and that he will notify the Seller immediately in writing of any change of address and that all deman (an) That he will regularly keep said motor vehicle at the garge above described when not in use and will make no change in location without giving the term of the seller; and the Purchaser hereby authorizes the Seller to examine and inspect

- the cost thereof shall be added to the amount due under this Agreement.

  (f) That loss, destruction, conflacation, or seizure by public authorities of said motor vehicle shall not release the Furchaser from his obligations to me payments and to comply with all the terms and conditions herein provided.

  (g) That during the term of this Agreement said motor vehicle shall be held at the risk of the Purchaser and that he will pay and be responsible for and a indemnity and save harmless the Seller from loss or cost by reason of all damage done by said motor vehicle and all claims arising from or on account of the use possession of said motor vehicle.
- indemnify and save harmless the Seller from ioss or cost by reason of all damage done by said motor vehicle and all claims arising from or on account of the use possession of said motor vehicle.

  (h) That the Purchaser and his agents will not use said motor vehicle for the illegal manufacture, sale, storage or transportation of intoxicating liquor (hard the purchaser and his agents will not use said motor vehicle in the method hard narcotics, and that neither he nor they will use the same in violation of any law. State or Federal. In case of such unlawful use, the Purchaser's right's hereunde narcotics, and that neither he nor they will use the same in violation of any law. State or Federal. In case of such unlawful use, the Purchaser's right's hereunder including his right to possession, shall, give a such state of the same out of the total time price, with full power and authority to prove any losses, adjust and collect such insurance or cancellation thereof against any balance or other charges which may be a company of the same out of the total time price, with full power and authority to prove any losses, adjust and collect such insurance or cancellation thereof against any balance or other charges which may be dead of the same of
- to the contrary shall be null and void.

  6. The Purchaser agrees that the remedies of the Seller herein provided for are cumulative and not alternative and that by suing for the unpaid balan under the Seller shall not be deemed to have waived its rights to repossess the said motor vehicle and by repossessing said motor vehicle shall not be deemed waived its right to proceed against the Purchaser for the unpaid balance and charges due hereunder.

  7. The Purchaser further agrees that for the purpose of repossessing, said motor vehicle for centition broken the Seller or its agents may enter the verse said motor vehicle is stored and repossess and remove the same without legal process, without being linble for treapses or for damages therefor, the purchaser agrees to pay and be chargeable with all reasonable expenses incurred by the Seller in locating, repossessing and disposing of said motor under this Agreement.

  8. In the event that the proceeds of any resale under the provisions of paragraph 5 are insufficient to pay in full the expenses of repossession, resumpaid balance and all other sums due hereunder, the Purchaser agrees upon demand to pay the Seller or its assigns the amount of the deficiency and proceeds for said purposes. The Purchaser further agrees upon demand to pay the Seller or its assigns prior to repossession and proceeds for said purposes. The Purchaser further agrees are all payments made to the Seller or its assigns prior to repossession and assigns of the Seller and the successors, representatives and assigns 9. This Contract shall inure to the benefit of and bind the successors and assigns of the Seller and the successors, representatives and assigns 9. This Contract shall inure to the benefit of and bind the successors and assigns of the Seller or its assigns prior to repossession and some of the successors and assigns of the Seller and the successors, representatives and except the purchaser, and no other agreements or agreement or agreement or agreement or agreement or agreement or agreem

I	N WITNESS	WHEREOF	the parties	nave s	set	their	nanus	neret	0,	anu	to	another	111501 41110110	-	
thic	71st		day of		Ju	1 -r		A. D	)., 1	193		0			

THE BARNSTAB	LE COUNTY NATIO	INAL BA.	NK OF HIL	71414
		710	Jakens	10
Ву:			Asst. Cashier	(Ser
	Executive rice-President	Cashier	Asst. Casiici	

" " 1 or all There by these succeets, that I hat aring It allen of Easthan Thurself County, 1's assequents in Consideration of Sesentien Tunded will delease (8115.00) paid in Eugene Scraque y Orleans, Barnetote County, meseachusett the weift whing is herly acknowledged, do weeky grout, grade and chetter, namely: all of my furniture and other susmediagenty which is now in its house ound by my daughter, Nationies allew, in the southerly have going Easthan and now or formerly Callist Judhunst like including all beds and redetends, their, tables, respect, rup, Exepcts, Crocky China, diasaway, pats and some, silver tetcher atensils, Curtains sictures, sids boards, buffett, stones, bureaux, kiamos, gramsphouse, radios, langings diapuris, and all electrical appliances, of whatever nature and kind and ishered setuated in said house. To have and to half all and singular the said goods and thatell to the said Eugenst. Jorque and his executors, administrators, and assigns, to their own use and belong focused, and I hereby commant write the bender that I am the larged ocomer of this said goods and thattels; that they are furtion all incumbrance, that I have good right to sell the same as reformed; and that I will warrant and defend the same against the larged Claims and demands of all sensons - Randed weretheles that if I, or my executors, administrators, or assigns shall Lay unto the bender, or his executors, administrators, or assigns, who seems of seventeen hundred lifty dollar (1,75000) as severided in my not of september 5= 1940 (caid not being secured my a second montage on said "Indibunt liles" and this chatter montgage. is given as winter security in its payment of said note) in this (3) years from this date, with interest as stated in my note of ever of ati segred by insued against fire in a sum not less than \$1,000.00 dollars for the tendet is it builde and his executors, administrators, and resigns in such · run and in such ousurance Companies as iting shall asperse; shall-not was is deling the said good and chettels, now suffer them or any part of the there is he sit ached on means comes, and shall not except white the consent. enting of its bender, or his representations, attempt to pell or to remove from. said " worthwest lills it same or any sait therey. They this deed, as also the House is note, and be word. Ruit upon any default in the informance or thereare " to recovering louditions, the builde is his recutors administration to resigns, may self the seid of the and it attels at cuttie authory siet giving I down notice in writing of the truit and place of sale to me or myrementation 17 cublishing were " ration once a real

men sale in sender, " his procesulation in it whilled to alain ni uma new aund be this mentgags whether there or thereafter buy able, necluding all crets, theyer, and expenses incurred or sustained by him or them in relation to the said seventy, is to discharge any claims or lieus of third serame effecting the same undering the surplus is any, tud it is agreed that the bender, or his executors, administrators, or assigns, or any seson or sersone in their ochely. When suchase at any tale made as ofresis; and it is went infants in its informance or observance of the conditions of this dead I and my executors administration and occipies may ateria Inscreasion of the close most gaged English and may use and enjoy the same, but often such organity and en claiming under him may take immediate, Inscreasion of said English and for that surpress may, and so as I can authority therefor, enter upon our formiers on which, and industy or any fact thing may be situated, and comose the same turner. on intime when I was said Kathering of accent furewants set my and seed this fight day of suftender in its year one thousand wind hundred and forty. Ergund and scold in Eusenee & Nathaniel J. allen & theires and entered in Resards of Troitings of meaned Fromity in its back's office of the Sound of asset one board to be go & 93. I Engue H. Sugue, of Orline, Barneteds County, Warnachurth, its helder ga chatted must juge given by Katherius H. allen, y Earthour, Bernstate County, Wessenchwette, to me, dated deptember of 1940 and recorded in its Record y Mortgages of Resound Property, in its Clark's Cypica Jute Form of Easthone, Book's Pages 92 and 93, acknowledge that I have received full payment and patiefaction of its said mortgage and of this not and detopecured thereby and in consideration thing do hereby grant, sell, transfer and delines under the said Katherine H. allen, all and singular, the Chattels in said mortgage described. In votuce where I, it's said Eugen H. Scrague, humits get my hand and send the Seventh day - august in the year one thousand mus hundred and forty there. Signed and sealed in presence ? Eugene H. Sprague Thering and when in theme y from the Experty in the 9 mm Chilis Office of the gram of Exertions ding 31-1143 Book & Page 94 Ashi E. Lang Town Chele Richard Stower Suns

Thou all men by this piceents, that Killiam Thomas Tills and beer . In Free, huss and and wider, both or Collegene Barnetite Country Merca church in considerating " Letter mendred (8/15 ac. ov) inid by Cope lad "met la thy relight where is week a committed and do much secutioned, transles and decises unto Rottigs - In. Eartham, Trees. SurTouch - lauch, tilled, last, 3, regues and 2 langer. June 17 one - active Courts, beather chair, I table, I weeker rockers, I were Chair, I bestrolas, hend table and I settle. Dining Room. /Oak later, / tak buffet, and 6 chairs ( oak) Mitches 1 Chair- lois rouge, live boy. Bud Romy, Legs - 1 tra, I dresser, 1 chair, and 1 weeker. But Room I'ms Light / Led, I dresses, I Chair and I rocker. By Room, Right - 1 bed, I drever, I chair. But Room, Judkeght, I time beds, I dressed and I chait. To neve and to cold all and nine quiar ins , and grade and thattels to the said lope look Tweet ls. and its executors administrators, and resigns, & their own us. and beloof focus. And we hereby comment into the bender that we are the langul owner of the said goods and chatters, that they say in a cel incumbrance, that we have good right to well the panel as discussion; and that we will warrent and distinct stick and against the langual craws of all sensone friends quentiles that is the bendone, in their executors, administrators, or assigns shell by enter to bender, or its executors, administrators, y assigns, in sum juitting hundred (81, 50.00) dollare in one year from it is day he stated in buy its said goods and thattel insued against fire in a sum not less there - delene for its benefit of its bender and its executors, administrators, and assigns, in such form and in such Insurance Companies as they shall approved; whali not waste or clustery is said goods and chattel, nor suffer them or any part thing to be attacked on men. walle and what was theft with the Consent in in y to benever or its, we what we always to self or to remove to same or any bat theres when this deed, as a so the viewers not shall be cars, But upon an defent in sperigermance or observe in y in a recovering land close, who we deen write executor, a do munition , a, an enger, "none a claim's said gands and Chattels it sulice and in first; some fuller days notice in writing to the land and place I sals to the sendon or when representative, or bur dealing such notices

my a week for this succeed weeks in some one numb for published in said " wire. and out of the money arising from such to sende, or it representative shall be netitled to rectain and seems. their secured in this marloage, mether there or trungles payable, including all easts, Charges, and externers incurred or sustained in them in plating to the said property, or to discharge any claims or lienes to wind currence directions the variety, wedering the surface, if any, to to bendow & imis executors, acministrators, or assigns. thed it is a greet that the bender, or its in culous, administrators, or assigns, or any sersons or sersons in ineir behalf, your surchese et any sale made as aforesaid; and that until default in the forme or observance of the condition of this deed the wenders and talis executors rantzaged from ", and may were and with the same, but after such default, it's hendre is wines claiming winder it may take immediate Forsesion of said perspectly and for that purpose may which said restarty or and sent there your i situated and unever the same therefrom. In writings wherey it's said from the Ailliam Thomas tills and Grace St. Hills humits set their hands and seals ates 30 th day of degret in the fear Segued and seeded in Susence Thillian Thomas Spills Harman E. Halins Grace H. Hills in the Bountalle S.S. Crieve, 74 as, Cot. 14- 1940 17 is 30 m P.M. Received and succeeding in Helends ? Trantinge of this and I would in in in Clerk's Mice of to love Cillans, These book 6, Dear 173, Vacht of Surse, Thou Clut Lischarge -Egy Co I Tuet Co. Harrison, Inse. Co Third in Thomas and Groves Ir hills mortgage dat: 1 the 30.1940 acquardiaged and I my mit cof. 29.1946 Sugred song served in a counter Francas E. Johns place & Come Gunk 10,40 7.71, Than 8-1946



# Know all Men by these Presents

That I, John Curtis Curtin of Eastham and Boston in the Country of Barnstable and Suffolk
Massachusetts, in consideration of One Hundred Seventy-five
paid by STATE LOAN CO., of Boston, County of Suffolk, and Commonwealth aforesaid, the receipt whereof is hereby acknowledged do hereby grant, sell, transfer and deliver unto the said STATE LOAN CO., certain goods and chattels, described in part as follows:
1-1:41 Ford Station Magon Engine #18-6113922 Car #18-6113923 Regis
#618006 with all accessories .
meaning hereby to convey to the said STATE LOAN CO., all the furniture, carpets, beds, bedding, crockery, tin, fron, plate-
Nand each and every article of household property now in premises occupied by Me in said E 3 1 2
where the said mortgaged property may be situated in addition to or substitution for that herein specified. And
free from all encumberances
that I have good right to sell the same as aforesaid; and that I will
marrant and brfrnd the same against the lawful claims and demands of all persons.
Provided nevertheless that if I or my executors, administrators, or assigns pay unto the grantee,
meaning hereby to convey to the said STATE LOAN CO. All the furnition, carpeta, Sedia, bedding, crockery, tin, from plants and plants of the said state of t
dollars,
being the amount of the loan hereby secured, in Ten monthly instalments of Sixteen collar.
each, beginning on the SIXteento day of January 193 and a three 3
monthly instalment of true of Dorrantogether with interest on unpaid balances at the rate of ( ) per cent per
month on
said the further sum of dollars hereby agreed as the actual expense of making and securing this
loan. Shall not waste or destroy the same, nor suffer them nor any part thereof to be attached on mesne process, and shall not,
-

Zut upon any befault in the performance or observance of either of the foregoing conditions, the grantee or its successors, or assigns, may sell said property or any part thereof, at public auction and endorse upon the note hereby secured the net proceeds, after paying all necessary charges and expenses of the sale, and discharging any claims or liens of third persons affecting the same, and hold the mortgagors to pay any balance that may be due thereon; and the grantee, or its successors, or assigns, or any person or persons in their behalf, shall have the right and privilege of entering, forcibly, if necessary, any building or place in which said goods and chattels may be, and of removing the same therefrom, without being guilty of any trespass or tort, or liable in any way therefor. Provided that the mortgagors shall be notified in the manner provided in Section Five of Chapter Two Hundred and Fifty-five of the General Laws of the time and place of any such sale to be made in the foreclosure proceedings, at least seven days before such sale.

And that in case of a breach of any of the conditions of this mortgage, said grantee may take possession of said goods and chattels and said grantor shall pay all expenses and charges incurred by said grantee, in proceedings of foreclosure or otherwise, in respect to said goods and chattels.

mv	this sixteenth day of
December	Torty
Signed, sealed and delivered in presence of	sand nine hundred and
H. B. Budding Jr.	John Curtis Curtin
Eastham, Mass. Dec. 18 19 40	10 <sub>h</sub> ,20 <sub>m</sub> A. <sub>M</sub> . Received and entered in
Records of Mortgages of Personal Property, in the Clerk's o	office of the Town of Eastham
Records of Mortgages of Personal Property, in the Clerk's c	office of the Town of Eastham

STATE LOAN CO.

LICENSE NO. 145
TELEPHONE CONNECTION

BOSTON

Mortgage or Personal Property

FROM THE OFFICE OF
STATE LOAN CO.

MASS. FORM 11

# Know all men by these presents

I. Trueman F. Brewer of Eastham, Massachusetts

in consideration of

one dollar and other waluable considerations

paid by The Barnstable County National Bank of Hyannis, a banking corporation duly organized and established under the laws of the United States of America and having an usual place of business in Barnstable (Hyannis), Barnstable County, Massachusetts.

the receipt whereof is herby acknowledged, do hereby grant, sell, transfer, and deliver unto the said Barnstable County National Bank of Hyannis the following goods and chattels,

FORD SEDAN 1938 #18- 4357497

To have and to hold all and singular the said goods and chattels to the said The Barnstable County National Bank of Hyannis, and

successors and assigns to its and their own use and behoof forever.

I hereby covenant with the grantee the lawful owner of the said goods and chattels; that they are free from all incumbrances,

have good right to sell the same as aforesaid; and that I will warrant and defend the same against the lawful claims and demands of all persons,

In witness whereof

the said

hereunto set

hand and seal this day of

Dec .

in the year one thousand nine hundred and

28th

Signed and seal in presence of

Barnstable, S. S.

East

Recorded in the Town Clerk's Office for Town of

not discharged June xx - 19 4x L.E. Colore From Clube.



#### CONDITIONAL SALES CONTRACT

The Barnstable County National Bank of Hyannis, a banking corporation duly organized and established under the Laws of the United States of America and having an usual place of business in Barnstable, (Hyannis),

MAKE NEW	OF CAR USED	TYPE BODY	YEAR MODEL	NO.	MOTOR NO.	SERIAL NO.	IF TRUCK TONNAGE
	1938 Ford	Sedan	1938 v-8	8	18-4357497	same	

Massachusetts, and shall not be removed or driven outside the State in which Purchaser now resides for a permanent

of the deferred balance remaining due. Interest at the rate of \_\_\_\_\_\_per cent per annum will be charged on each

Said motor vehicle is sold for a total time price of \$ payable as follows: \$ on or before delivery, leaving a deferred balance of \$ 281.10 , payable at The Barnstable County National Bank of Hyannis, 396 Main Street, Hyannis, Massachusetts, in instalments of \$ on the same day of each successive month or as otherwise indicated in the schedule of instalments shown on the note of the Purchaser, and commencing on 193; and the final instalments payable hereunder shall equal the amount

Said motor vehicle will be garaged at same

instalment after maturity.

time without first obtaining the written consent of the Seller.

9. This Contract shall inure to the benefit of and bind the successors aser, and no other agreements or agreement executed prior to or at the shall vary or in any way affect the rights and obligations of the

Street. ...

3. The Furchaser further agrees:
(a) That his present address is as above stated and that he will notify the Seller immediately in writing of any change of address and that all demands and notices hereunder, when sent by mail or delivered addressed to the Purchaser at said address, shall have equal effect as if served on Purchaser in person.
(b) That he will regularly keep said motor vehicle at the garage above described when not in use and will make no change in location without giving immediate written notice of such change to the Seller; and the Purchaser hereby authorizes the Seller to examine and inspect said motor vehicle at any time.
(c) That any substituted or replacement parts, equipment and accessories placed upon or attached to said motor vehicle during the term of this contract shall thereupon become component parts thereof and any labor done on or repairs made to said motor vehicle, shall inure to the benefit of the Seller.
(d) That during the term of this Agreement, the Purchaser will not sell, mortgage, encumber, lease and/or otherwise dispose of said motor vehicle, or his interest therein, or permit any mechanic's or garageman's lien to remain thereon unsatisfied.
(e) That the Purchaser will keep said motor vehicle in first class order and condition at his own expense, and, if in the judgment of the Seller said motor vehicle is not properly housed or kept in first class condition and order, the Seller may take possession thereof, care for the same, make necessary repairs, and the cost thereof shall be added to the amount due under this Agreement.
(f) That loss, destruction, confiscation, or science by public authorities of said motor vehicle shall not release the Purchaser from his obligations to make payments and to comply with all the terms and conditions herein provided.
(g) That during the term of this Agreement said motor vehicle shall be held at the risk of the Purchaser and that he will pay and be responsible for and will indemnify and save harmless the Seller from loss or cost by reason of all damage done by said motor vehicle and all claims arising from or on account of the use or presession of said motor, vehicle.
(h) That the Purchaser and his agents will not use said motor vehicle for the illegal manufacture, sale, storage or transportation of intoxicating liquor or narcotics, and that neither he nor they will use the same in violation of any law, State or Federal. In case of such unlawful use, the Purchaser's rights hereunder, including his right to pressession shall use facts cases and the seller may repossess and for otherwise dispose of said motor vehicle in the method hereinatter provided.
4. The Seller shall keep said motor vehicle insured against loss by fire, that, collision, conversion and confacation and/or other loss, for the benefit of the Seller of the insures and the Purchaser are sher interests may appear, for the term of this Agreement, subject to cancellation upon default by the Purchaser in any of the terms or conditions hereof. The Purchaser hereby irrevocably designates and appear in the Barnstable County National Bank of Hyannis his agent to secure such insurance and to pay for the same out of the total time price, with full power and authority to prove any losses, adjust and collect claims, receive and endorse drafts in payment of such claims however the same may be payable, to cancel all insurance in case of any default hereunder, and to apply proceeds collected from such insurance or cancellation thereof against any balance or other charges which may be the hereunder.
5. In case any default is made in the payment of purchase price, or there is a breach by the Purchaser of any of his agreements hereunder, or of any of the terms hereof, or in case a petition in bankruptey, receivership or insolvency is filed by or against the Purchaser, or in case the Purchaser makes an assignment for the benefit of creditors, or in case the Purchaser should compound his debts, or in case any execution, attachment, sequestrations or other writ should be levied upon the within described motor vehicle or upon any property of the purchaser, or case said motor vehicle should be used for an improper or illegal purpose, then, and in any of those events, the Seller, subject to any controlling provisions of the Statutes or laws of the State, may declare the unmatured installments due and payable, and proceed to collect the balance due with interest, expenses of collection including Attorney's fees and disbursements and all other charges herein provided for; and repossess said motor vehicle and sell the same for the account of the Purchaser, either at public or private sale without notice to the Purchaser and without having the said motor vehicle at the place of sale. The Seller or its assigns may be a purchaser at such sale. In case of repossession and sale of such whicle for default in payment of any part of the purchase price, all sums paid on account of such price and any sum remaining from the proceeds of the sale of such repossessed vehicle after deducting the reasonable expenses of such sale shall be applied in reduction of such price. Any provision of this contract
to the contrary shall be null and void.  6. The Purchaser agrees that the remedies of the Seller herein provided for are cumulative and not alternative and that by suing for the unpaid balance hereunder the Seller shall not be deemed to have waived its rights to repossess the said motor vehicle and by repossessing said motor vehicle shall not be deemed to have
waived its right to proceed against the Purchaser for the unpaid balance and charges due nereunder.  7. The Purchaser further agrees that for the purpose of repossessing said motor vehicle for condition broken the Seller or its agents may enter the premises.  7. The Purchaser further agrees that for the purpose of repossessing said motor vehicle for condition broken the Seller or its agents may enter the premises.
where said motor vehicle is surfer and repeable with all reasonable expenses incurred by the Seller in locating, repossessing and disposing of said motor vehicle. Purchaser agrees to pay and be chargeable with all reasonable expenses incurred by the Seller in locating, repossessing and disposing of said motor vehicle.

IN WITNESS WHEREOF the parties have set their hands hereto, and to another instrument of like tenor

THE BARNSTABLE COUNTY NATIONAL BANK OF HYANNIS

Executive Vice-President
Trueman F. Brewer

Asat. Cashier

day of December A. D., 193 40

#### TOWN CLERK'S OFFICE

	ilim		Date annay	6 19 <del>5</del> 4.
			from Barustaty County ?	Kational Ban
		·	V	
Recorded	Liget	day of krunary	, A. D. 19€1 , in Book 5	Page 9.9
			eli E. Line	Town Clerk.



Know all Them by their fracts, that & Wyser & T. Brownelly of Easthen, in the Country of Barnslath and Commonwealth of Menachinete, in Consideration of fifteen hundred dollar being by Harriet to
tenhine of their Brifferd, in the Country of Brieferd and Commonwealth of
Mesenchante, the recipt whereof is hereby acknowledged, as hereby grant,
and, transfer, and delies unto the said Harriet M. Takino the following
grows and chetter, namely: also offer the stock and muchandia situated
in my dang store at 224 Communicial Street in Reministerior, together
write and the fifteen therein. It is understand and agreed that I may
soll from stock and muchandies in the name Comes; business
fromided that I replace the muchandies so said write muchandies
again in kind and to had all and singular at said goods and chelled

To have and to hard all and singular its said goods and chattels to the said Harrist of Tukins and her executors, administration, and racign, to their own were and belong freeze.

and I hereby comment with its wender that I am its lampel owners of the said goods and chatters; that they are fee from allen cumbrance. that I have good right to sell the same as foresit; and that I wall warrant and defend its same against its longer claims & and demande of all pueaue - Travided resultiles that if I i my executors, administrators, or oscigus shall pay unto the bender, of her executors, administrators, or oscigus, its sum of fiftien hundred delease on demand, with intent as stated in my note dated see by 1940 signed by mes, and until such payment shall keep the said grade and Chattel insured against fire in -a sum not bee them fifteen hundred dollars for its benefit of its bender and his execution, administrators, and arigue, in such from and in such from Companies as they shall appearer; shall not wants or destroy its said goods and chattee; now suffer whem or any fact thing to be attached on memer procese, and shall not, except wints the consent in writing its wender or her referentations, attempt to sell or to remove from Commutors at same or any part therey - them this dud, as also the aformaid nots, shall be would.

But upon any default in the Experimence or observance of the furging conditions, its ander or her execution, administration, or savigues, may sell to said goods and choose of public auction first giving ten days totals in writing of the times and pleass of sale to me or my representation, openhishing such notice once a week for other successive weeks in some one.

Remoper fullished in said Barnetote County. And out of its money

## Mortgage of Chattels

R. Corliss

Account No. W 7148

KNOW ALL MEN BY THESE PRESENTS, THAT the undersigned Warren D/B/A Packard Cpe Cod Notors County of Barnstable State of Mass. (hereinafter called mortgager)

#### SCHEDULE OF MOTOR VEHICLES, INVOICES AND LOANS

MAKE	TYPE OF BODY AND MODEL LETTER OR NO.	MANUFAC- TURER'S SERIAL NO.	MOTOR NUMBER	NO. OF CYLS.	YEAR	NET INVOICE PRICE	AMOUNT	DATE
Packard	2 Dr. Sedan 110-1484E	DE1484-2476	D32475C		1941		1085.00	

TO HAVE AND TO HOLD all and singular the said motor vehicles to the said Trust Company and its successors and assigns, to their own motor well-offered for the company that the undersigned has good right to sell the most as a self-offered for the company that the undersigned has good right to sell the provided by the self-offered for the company that the undersigned has good right to sell the provided by the self-offered for the company that the undersigned has good right to sell the provided by the self-offered for the company that the undersigned has good right to sell the provided by the above schedule and by mortgagor's promisery note or notes of even date herewith and payable on demand with interest as in said note or notes set forth, and until such payment shall keep and perform the covenants and agreements herein set forth, then this deed, and also the aforesaid note or notes, shall be void, otherwise to remain in full force and effect.

THE MORTGAGOR HERREY AGREES to keep said motor vehicles and each of them insured against fire and theft in a sum not less than the amount of unpaid loans thereon, as indicated by the above schedule, for the benefit of the Trust Company, in such form and with such companies as the Trust Company shall approve, and, if requested, to deliver the insurance policies to the Trust Company. The mortgagor further agrees not to do any of the following things without the written consent of the Trust Company, manely: sell, assign or transfer said from the State in which the mortgagor now resides or in which the principal place of business of the mortgagor is located; waste or destroy the said motor vehicles or any of them or suffer them or any of them to be attacked on mesne process or otherwise disposed of, incumbered, misused or abused; permit said motor vehicles or any of the covenants or agreements herein contained, or if the mortgagor shall die or superior to be adjudged a bankrupt or reorganized under the provisions of Section 77B or make a general assignment for the benefit of

SIGNED AND SEALED this Thirteenth day of Novmeber ....(Seal) Witness **\$7148** By W. R. Corliss

3/44	rs
s D/B/	Motors
rlis	e Cod
00	Cape
A	
warren R. Corliss D/B/4	Packard

to

State Street Trust Company
Boston

Date Novreber 16, 1945

Received and entered in Records of Mortgages of Personal Property in the Clerk's Office of the Town Olerk

of Eastham, Mass.

book 2 page 116

Z. Guera

### Mortgage of Chattels

Fastham County of Barnstable State of l'ass. (hereinafter called mortgagor)

in consideration of Five hundred ninety-seven ------00/100dollars haid by State Street Trust Company

Account No. W 7143 KNOW ALL MEN BY THESE PRESENTS, THAT the undersigned Warren R. Corliss B/E/A Packard Cape Cod Notors

MAKE	TYPE OF BODY AND MODEL LETTER OR NO.	MANUFAC- TURER'S SERIAL NO.	MOTOR NUMBER	NO. OF CYLS.	YEAR	NET INVOICE PRICE	AMOUNT LOAN	DATE
Ford	Tudor	18-6007632			1941		597.00	
				-	-			
				-				
				-			-	
				1				
				-				
				-				-

TO HAVE AND TO HOLD all and singular the said motor vehicles to the said Trust Company and its successors and assigns, to their own use and behoof forever. And the mortgagor hereby covenants with the Trust Company that the undersigned is the lawful owner of the said motor vehicles; that they are free from all incumbrances; that they are in first-closus condition; that the undersigned has good right to sell the said as aforesaid; and that the undersigned will warrant and defend the same against the lawful claims and demands of all persons.

PROVIDED, NEVERTHELESS, that if the mortgagor shall pay unto the Trust Company the aggregate amount loaned, as evidenced by the above schedule and by mortgagor's promissory note or notes of even date herewith and payable on demand with interest as in said note or notes set forth; at mount of unpaid loans thereon, as indicated by the above schedule, for the benefit of the Trust Company, in such form and with such companies as the Trust Company shall approve, and, if requested, to deliver the insurance policies to the Trust Company, in such form and with such companies as the Trust Company, shall approve, and, if requested, to deliver the insurance policies to the Trust Company. The mortgagor from the State in which the mortgagor resides or in which the principal place of business of the mortgagor is any of them from the State in which the mortgagor not resides or in which the principal place of business of the mortgagor is considered, waste or elseworth the said motor vehicles or any of them or suffer them or any of them or authority of them to be attached on mesne process or otherwise disposed of, incumbered, misused or abused; permit sail mort vehicles or any of them provisions of the mortgagor abused; permit sail mort vehicles or any of them or authority or make a general assignment for the benefit of creditors or suspend the transaction of usual business; or if a receiver shall be appointed to receive the said motor vehicles or any of them to a said motor vehicles or any o

SIGNED AND SEALED this Ninth day of November

By W. R. Corliss

Warren R. Collies
D/B/A/ EMMANDER Packard Caps
Cod Motors.

Book 2 Page 117

									AVALUAL		enderMortgagee	
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						•.						
						٠.						
Bon-34 MASS 1M-89		page	Tati	Reco	h				-			
BOR-34D-1EE MASS 1M-65070-12-		page	O S STATE	Records o	h2		Pers					
Bon-24D-1ED DEC '4 MASS 1M-65070-12-10-41 (		pagepage	Outra S office	Records of Mor		(E) E E E E E E E E E E E E E E E E E E	Persona H		B	Chat		Date
BOR-34D-1-ED DEC '40 IM-858 TO-12-10-41 (O	-	pagepage	Of S	Records of Mortgage		Bastham, Ma	Personal F	Regit	Beatz	Chattel		Date Du
Bote-34D-1-ED DEC '40 MASSS70-12-10-41 ①		page100	CIETA S OLICE OF A STINE	Records of Mortgages of I		Besthen, Mass.	Personal Final Hyannis	Reginald	Beatrice	Chattel F		Date Due
Bont-340-1ED DEC: 40 MASSS 1M-65070-12-10-41 (0)		page		Records of Mortgages of Person		Basthen, Mass, Mar	Personal Finance HYANNIS, M. License No. 4	Reginald Nou. To	Beatrice Nou.	Chattel Mo		
Bor:34D:1ED DEC:40 MASS 1M-4807D-12-10-41 ①		page	Carta s ource of the book	Records of Mortgages of Personal Pr		Esthem, Mass. Nar. 14	Personal Finance Con HYANNIS, MASS. License No. 49	Reginald Foulton	Beatrice Moulton	Chattel Morty	**	Date Due5th
Bon-340-1ED DEC '-0 MASS0270-12-10-41 ()	Clerk.	page		Records of Mortgages of Personal Property in the		Desthem, Mass. Mar. 14 19 42	Personal Finance Company HYANNIS, MASS. License No. 49	Reginald Foulton To	Beatrice Moulton	Chattel Mortgage		

Full satisfaction having been received by the Lender named in the within Chattel Mortgage, said Moragage is hereby satisfied and discharged

	· Land		Unattel :	jului	*2"2*		
	(1) KNOW ALL MEN	BY TE	IESE PRESENTS that we	Ве	eatrice Moulton an	d . 1	Reginald Loulton 1
	husband						
£					County,		
				7 &c C	/100		
			<sup>00</sup> Dollars to us paid by				
					(hereinafter called the Lender		
	at its	s licens	ed loan office, 396 Main Stree	t, Hya	nnis, Massachusetts, License l	No. 49	),
ie re	ceipt whereof is hereby ackn	owledg	ed, and for the purpose of sec	euring	the repayment of said loan wi	th int	erest as hereinafter stated, d
ant,			nto the said Lender the person			1.0	Rarnstahl
	A certain motor vehicle, con City of Estham	mplete	with all attachments and equ	ipmen	t, now located in said County	and h	state at
				TO.	SERIAL NO.	ОТ	HER IDENTIFICATION
	KE MODEL		YEAR ENGINE N				
Ch	evrolet Pick-up	truc	ok 1939 K 2329289	)	2JCo2-5856	Red	body Black fende
	Control of the test of the standing	h h	ald made contained in the m	no minor	known as No	St-	reat in the City of
			Barnstable				toon, at the city outliness.
		9 #16		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	,		
	LIVING ROOM		DINING ROOM		KITCHEN		BED ROOM
NO.	DESCRIPTION	No.	DESCRIPTION	No.	DESCRIPTION	NO.	DESCRIPTION
	Bookcase	1	Buffet Mahog.	5	Chairs Maple	1	Bed Double Oak
1	Secretary	6	Chairs Mahog	1	Table Maple		Bed
	Chair	-	China Closet Serving Table	1	Stove Kalamazoo Washing Machine west!	1116	Bed Chair
	Chair	1	Table lahog.square	3	Translation of CD 01	O S(D	Chair
A S	Living Room Suite Upho	1		1	Refrigerator Coldspot		Chiffonier
1	Piano upright		Rug				Chifforobe
	Table	11	Radio Crossley Con	sol	Vacuum Cleaner	1	Dresser Oak
	Rugs	-		1		1	Dressing Table Oak
					roner troner	1	
f all	persons whomsoever, except	ing			rant and defend the same age		
	e confirming such sale.						
					ay unto the Lender the said s		
					66 each, il		
					t in excess of \$150.00 and 2%		
					*the5		
	f April	1	9.42 together with a	fin	a.l instalr	nent.	covering any unnaid balance
as o	ing interest which instalme	nt is di	e and owing on the	5	day ofday of	arch	19 43
nd b	hall perform and observe all (a) No expense is incurred	agreen d by th	nents of said n <b>ote</b> and this m e Borrowers for making or se	ortgag curing	e, then this mortgage shall be the loan hereby secured.	void	
rope	tts and that they will confor	rm with	all laws and ordinances gov	erning	at they will not remove same said motor vehicle; and if the property from the above de	is mo	rtgage includes other person
aine	nal property nor suffer any p l or upon any loss by fire or o	art the	reof to be attached; that upose of any of said personal prop	on any erty, t	tions of this mortgage; that breach of any condition or as he whole amount remaining u- until any such default as her-	greemen paid,	ent herein or in said note con at the election of the Lende
an g				with ca			
nd t	ve authority therefor do aut	ty and ontinge horize,	ncies named herein or in said the Lender and any employee	or age	it shall and may be lawful for ent of the Lender, with the aid	d and	said Borrowers so far as th assistance of any other pers
erso: aper ewsp	(6) In the event of any or ive authority therefor do aut irsons, without previous notice ake possession of and carry; notice in writing of the tim- nal property claiming the sa; s, if any, published in the town papers published in the coun	ty and ontinge horize, ce to B away a e and pme, or by where ty; the	ncies named herein or in said the Lender and any employee orrowers, to enter said buildi ny of said personal property, lace of sale by leaving a cop oy publishing such notice at 1 as the mortgage is properly rece foregoing notice being that a	e or age ng and and to y of su east or orded o set fort	it shall and may be lawful fo ont of the Lender, with the air other premises in which any sell the same at public aucti th notice with Borrowers or vice in each of three successive r where the property is situate h in Section 108 of Chapter:	d and of su on or with t week d; oth	said Borrowers so far as the assistance of any other person property is place private sale, first giving seven he person in possession of se in one of the principal neverwise, in one of the principal of in Section 5 of Chapter 2
erso: aper ewsp of the shall assig	(6) In the event of any or two authority therefor do authority therefor do and ske possession of and carry in notice in writing of the time all property claiming the sas, if any, published in the town apers published in the counter of the the counter	ty and continge horize, see to B away a e and pme, or where ty; the seeds of or the in its budges boty legal	neies named herein or in said the Lender and any employee prrowers, to enter said buildi ny of said personal property, lace of sale by leaving a cop by publishing such notice at the the mortgage is properly rec- foregoing notice being that a the same shall be applied to it assigns, or whoever may chalf, may purchase at any such a mort volucle and other pro- tor other action it may deem no	e or age ng and and to y of su east or orded o et fort be entiale man ecessar;	it shall and may be lawful fo out of the Lender, with the air other premises in which any sell the same at public auction to notice with Borrowers or too in each of three successive where the property is situated h in Section 108 of Chapter: mount of the indebtedness sec- tled to the same. It is agreed	d and of su on or with t week d; other than the course again	said Borrowers so far as the assistance of any other person property is place private sale, first giving seven person in possession of as in one of the principal newerwise, in one of the principal of in Section 5 of Chapter 2. ereby, and the surplus, if at the Lender, its successors a tefault as above described, set said other personal proper
erson aper ewsp of the shall assign Lend with	(6) In the event of any or inve authority therefor do autorsons, without previous notice has possession of and carry; notice in writing of the timal property claiming the sa; if any, published in the townspers published in the counce General Laws. The proceed be paid to said Borrowers, as, or any person or persons (7) If this mortgage incluer, atits option, may take an unt in any way prejudicing it ot been taken. IN WITNESS WHEREO	ty and ontinge horize, see to B away are and property; the seeds of or the in its beddes both y legal as right.	neies named herein or in said the Lender and any employee orrowers, to enter said buildi ny of said personal property, lace of sale by leaving a cop by publishing such notice at 1 et hen mortgage is properly rec foregoing notice being that a the same shall be applied to it assigns, or whoever may chalf, may purchase at any such a mort vehicle and other prother action it may deem not to take any action at a later of the corrowers hereto set their has	e or age ng and and to y of su east or orded o set forte to the ar be enti- ale mai ecessar; date to	it shall and may be lawful fo ont of the Lender, with the air other premises in which any sell the same at public auct the notice with Borrowers or ce in each of three successive r where the property is situate h in Section 108 of Chapter nount of the indebtedness see tled to the same. It is agreed le as aforesaid. d property and if there shall or y against said motor vehicle or	d and of su on or with t week d; other lates and lates again of the	said Borrowers so far as the assistance of any other person property is place private sale, first giving seven person in possession of as in one of the principal newerwise, in one of the principal in the principal in the Lender, its successors a the Lender, its successors a tefault as above described, set said other personal proper esceurity against which active services as the said other personal proper esceurity against which active the personal property against the personal property against which active the personal property against which active the personal property against which active the personal property against the personal property ag
erso: aper ewsp of the hall assign end withous n	(6) In the event of any or inve authority therefor do autorsons, without previous notice has possession of and carry; notice in writing of the timal property claiming the sa; if any, published in the townspers published in the counce General Laws. The proceed be paid to said Borrowers, as, or any person or persons (7) If this mortgage incluer, atits option, may take an unt in any way prejudicing it ot been taken. IN WITNESS WHEREO	ty and ontinge thorize, ce to B away a e and I me, or my wher ty; the seeds of or the in its budes body legal as right	neies named herein or in said the Lender and any employee provwers, to enter said buildi ny of said personal property, lace of sale by leaving a cop by publishing such notice at 1 the mortgage is properly rec foregoing notice being that a the same shall be applied to it assigns, or whoever may chalf, may purchase at any su ha motor vehicle and other p or other action it may deem ne to take any action at a later	e or age ng and and to y of su east or orded o set forte to the ar be enti- ale mai ecessar; date to	it shall and may be lawful fo ont of the Lender, with the air other premises in which any sell the same at public auction to notice with Borrowers or accine ach of three successive where the property is situated in Section 108 of Chapter in nount of the indebtedness sec- tled to the same. It is agreed eas a foresaid. Il property and if there shall of a gagainst said motor vehicle or enforce its lien upon the part	d and of su on or with t week d; other lates and lates again of the	said Borrowers so far as the assistance of any other person property is place private sale, first giving seven person in possession of as in one of the principal newerwise, in one of the principal of in Section 5 of Chapter 2: nereby, and the surplus, if at the Lender, its successors a tefault as above described, set said other personal proper e security against which active sections of the principal security against which active sections of the principal security against which active the personal proper escentrices as the security against which active the private security against which active the personal proper escentrices are the private security against which active the private security against the private security against which active the private security against the priv
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MASSACHUSETTS Personal Property Mortgage Form No. PCA 514 (Second Revision) 500 6-21-38

# Know All Men By These Presents That

	,
hereinafter called the "MORTGAGOR", residing in the Town of Eastham	,
County of	f the notes and
money herein mentioned, and in consideration of ONE DOLLAR, (\$1.00) paid to the Mort	
TAINTON PRODUCTION CREDIT AS	SOCIATION,
hereinafter called the "MORTGAGEE", a Corporation organized, operating and existing under of an Act of Congress known as The Farm Credit Act of 1933, as it exists or may be amended, a	
usual place of business at, Massi receipt whereof is hereby acknowledged, has granted, bargained, sold and conveyed and does by t	ichusetts, the
receipt whereof is hereby acknowledged, has granted, bargained, sold and conveyed and does by t	hese presents,
grant, bargain, sell and convey unto said Mortgagee, all the following described property, now of	
Mortgagor and in Mortgagor's possession on farm consisting of 28 and 20 acres, occupied by	
known as Nauset Moors Farn and Knowles fam, Town of Easther , County of Barnstable , Massach	situate in the
LIVESTOCK:	usetts:
1 Gue neet cow 462416 2 yrs. 1 Guernsey cow 414665	5 yrs.
1 Holstein sow 128372 5 yrs. 1 the rasey cow 462417	
I ROIS GEIN SOW I ISOS I I I I I I I I I I I I I I I I	-
I III) IS BEILL COM	
I dieinsey con	
I die inseg cow	
I Washings Cow	
I dueznieg don	15 mos.
A Charman transfer and a charman transfer and	20 000
The state of the s	
T CONTRACTOR OF THE PARTY OF TH	
Together with sufficient feed to maintain such livestock.	
and the second s	

### EQUIPMENT:

3 H.P. boiler

Darow pasterrizer 50 gal. cap.

Taylor recorder

Elec. bottle washer

Cherry Burrell bottle filler and capper

1929 Fordson, plows, harrows and cultivators

together with all property, goods and chattels of the same class as described above acquired by the mortgagor subsequent to the execution of this mortgage and prior to its cancellation, including all increase, substitutions, replacements, additions and accretions.

TO HAVE AND TO HOLD the above described property unto the said Mortgagee, its successors and assigns forever. The Mortgagor hereby represents and warrants that the Mortgagor is the owner of said property and has the right to mortgage, sell, transfer and convey the same and that the same is free and clear from all liens, claims, charges and encumbrances, and COVENANTS to forever defend the title to said property against all

UPON CONDITION that if the Mortgagor shall perform all the covenants, conditions and agreements herein and shall pay unto the Mortgagee the sum of.....

DATE OF NOTE AMOUNT WHEN PAYABLE AFTER DATE

Even date herewith \$1000.00 final payment May 10, 1942

and shall also pay to the mortgagee such additional amounts of money that may be advanced by the mortgagee and shall also pay to the mortgagee such additional amounts of money that may be advanced by the mortgage, such additional amounts not exceeding in the aggregate the sum of \$.1000.00, with interest, in accordance with all promissory notes given therefor, including any renewals thereof, in whole or in part, and shall also pay all costs, charges and interest herein provided for, then these presents shall be void.

It is agreed that until the default in the performance of any condition, covenant or agreement or until the happening of any event herein provided for, the mortgagor may remain in possession of the property; and with the written consent of the mortgagee, the mortgagor may sell or exchange any of the mortgaged property if the proceeds of such sale or exchange are (1) applied upon the mortgage debt, or a the option of the mortgagee (2) used for the purchase of property to be included in the mortgage lien, or (3) used for the purpose of paying the expense of cultivating, preparing for market, processing, marketing and/or otherwise preserving or rendering marketable or salable the remaining property covered by this mortgage.

The Mortgagor COVENANTS to expend the whole of the loan secured hereby exclusively for the purposes set forth in the application therefor; not to sell, attempt to sell, use up, or remove the property from said farm without the written consent of the Mortgagee; to care for the property in a husbandlike manner; to keep the property insured for the benefit of the Mortgagee; and deposit such poincies with the Mortgagee; to durnish further security for said indebtedness upon the request of the Mortgagee; and to correct any informalities or execute any written instruments and do any other acts necessary to make effective the purposes and provisions of this instrument, instruments and do any other acts necessary to make effective the purposes and provisions of this instrument, where the property is located, examine the promises where the property is located, examine the promise as a may of same is not properly care for may take possessing, and with the Mortgagee at all reasonable times during the continuance of these presents may enter upon the premises where the property is located, examine the property and it any of same is not properly cared for may take possessing, and with the more care for same until such property; is sold as hereinafter provided. If the sign, make any necessary repairs and or care for same until such property; is sold as hereinafter provided. If the

The Mortgagee at all reasonable times during the continuance of these presents may enter upon the premises where the property is located, examine the property and if any of same is not properly cared for may take possession, make any necessary repairs and/or care for same until auch property is sold as hereinatter provided. If the Mortgagor fails to properly cultivate, care for or harvest, atore and sell the same as hereinafter provided. If the possession of said crops and cultivate, produce, harvest, atore and sell the same as hereinafter provided. If the Mortgagor fails to insure the property or fails to pay taxes and/or any other encumbrances which may constitute to its terms, may effect and pay and insurance and pay such taxes and/or other encumbrances, and any such such as a fine or pay effect and pay such taxes and/or other encumbrances, and any such to its terms, may effect and pay such insurance and pay such taxes and/or other encumbrances, and any such such as a fine and pay and shall be secured by the Mortgagee shall bear interest at the same rate as the note(s) eccured hereby and shall be secured by these presents.

The Mortgagor agrees that any money allowed or payable during the continuance of these presents by any State or Federal government or agency on account of condemnation or other proceedings affecting any of said property shall be and is hereby pledged to the Mortgagee for all indebtedness secured hereunder, whether due or to be a property and is a prope

If any note secured hereby, or installment or renewal thereof, shall not be paid when due, or if the Mortgagor shall fail to perform any covenant or agreement herein, or if the Mortgagee shall at any time deem itself or said property, debt or security unsafe, then at the Mortgagee soption the full amount of the debt secured hereby shall improperty, debt or security unsafe, then at the Mortgagee's option the full amount of the debt secured hereby shall the property and sell the same at public or private sale, or to foreclose this mortgage accounting to law, and apply the proceeds, after deducting all expenses of the sale and keeping plus to the Mortgagor conding to law, and apply the proceeds, after deducting all expenses of the sale and keeping plus to the Mortgagor. The Mortgagee may purchase at such sale in the same manner as a person not interested plus to the Mortgagor sloo agrees to pay all costs and expenses including reasonable attorneys' fees incurred by the deforency of this mortgagor is not pay all costs and expenses including reasonable attorneys' fees incurred by the secured.

holder of this mortgage in any legal proceeding arising from or connected with this mortgage or the debt hereby secured.

No party to this instrument shall be discharged by any extension of time, taking further security, releasing security or any other act except a release or discharge of this instrument upon the full cash payment of the independences secured hereby including charges and interest.

This mortgage shall apply to the representatives, executors, administrators, heirs, successors and assigns of the parties hereto.

IN WITNESS WHEREOF, the said Mortgagor has hereunto set them, hand a seal a this the day of the said Mortgagor has hereunto set them.

in presence of Chaule G church (Seal)

COUNTY OF Assachuserts

Personally appeared the above-named Colarling (C. Gunnand and acknowledged the foregoing instrument to be the set and deed, before me

Mastice of the Peace. — Motary Public

Book

Page O Clerks of Ch. 285 G. L. (Ter. Ed.) as amended by Sec. 2 of Ch. 85 G. L. (Ter. Ed.) as amended by Sec. 2 of Ch. 86 Act of 1985, provides the maximum fee for recording morkspages or the contract of the contract

ed of Sum & Taste & Su

PRODUCTION CREDIT ASSOCIATION

MASSACHUSETTS

MORTGAGE

PERSONAL PROPERTY

Made under Sec. 7A of Ch. 285 C. L. (Ter. Ed.) (Sec. 1 of Ch. 86

Acts of 1935 approved March 19, 1939)

Signed, sealed and delivered

seeing from oneh sale its lender, or her execution associated to a summer stame stame summer summer

hand and send this eightent day Zamay in its year one thousand mis hundred and frely-one.

v

Wyses G. Brunell, Jr. Del

Signed and scaled in presence of

Jamey 20-1941 Str. 26 m. P.M. Thewind and entered in Records
y Montgage and Tensonal Property in Chilis Office Form of Firmentame
book 7, Junge 320

Jamany 21-1941 12. tr 3 mg P. M. Revised and entired in Beach of mortgages and Trismed Triplety in Colube Office Form of Exection look a page 100.

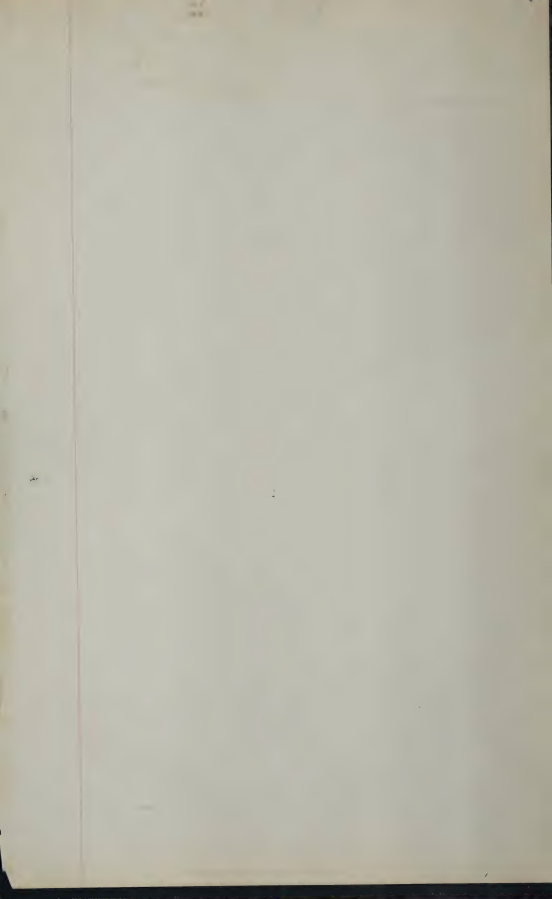
Luci E. Ihren Tome baluk. that Il, H. E. Mahoney, of Castham, Mass., County of Barnstable, Commonwealth of Massachusetts in consideration of Suro hundred thirty-sex + 4/100 (\$236.04) faid by Bristol acceptance Surst, the receipt whereof is hereby ac-tenouledged, do hereby grant sell, transfer and deliver into the said Bristo Occeptance Least o duc. The following goods and chattels gamely: One. 1941 Hudson Coupé 3 Pals. Model 40-P Serial Mo. 40-54693 Motor no. 40-54693 So have and to hold all and Smoular the said goods and chattels to the said Bristal acceptance Tend, this and its Successors and cessigns, to their own use and behoof former. And I hereby covenant with the Delpace that I am the lawful owner of the said goods and chattels; that they are free from all in-cumbrances, that I have good highly to sell the same as aforesaid; and that I will warrant and defend the same against the lawful claims and demands of all persons Bronded nevertheless that of the or my executors, administrators, or assigns shall pay unto the sendre, or it Successors, or assigns, the sum of Euro nundred thirty six & + × 100 (\$ 236.0+) Dollars on demand intent interest as stated in a rate of even date signed by me, and suntil such payment shall receive the said goods and chattle ineural against this in a sum not less than 500 hundred thirty-live to 100 (\$236.04) dollars for the benefit of the render and to successors and

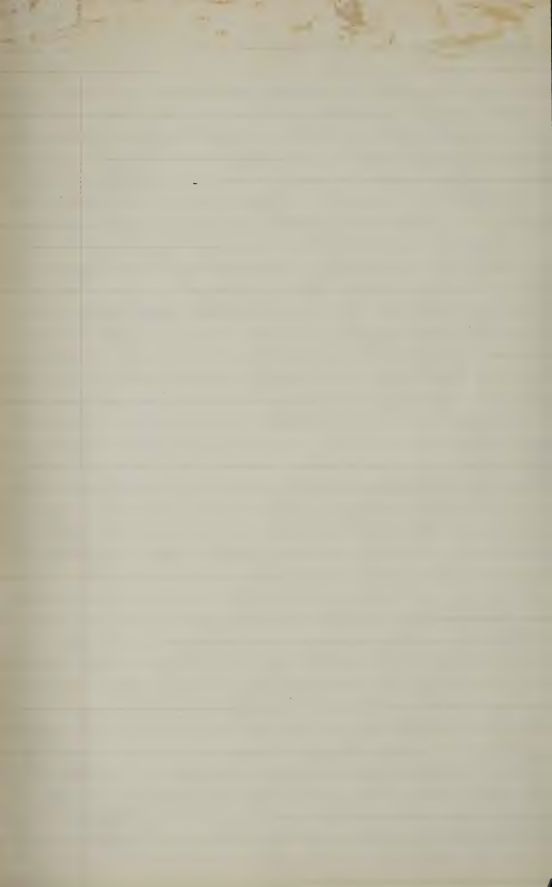
assigns, in such form and in Such chourance Companies as they shall approve; shall not waste or destroy the said goods and chattels, nor suffer them or any part thereof to be attached on meone process, and shall not, except with the consent in writing of the vendre or its representatives, attempt to sell or to remore from Eastham, Wass. the same or any part thereof, - then this deed as also the aforesdid note, shall be void: But upon any default in the performance or observance of the fore going condition, the vendee or its successors, or assigns, may sell the said goods and chattels at public auction, first giving three days motion in writing of the time and place of sale to fine or my representatives, or publishing such Inthe once a work for three successions weeks in some one newspaper published in said New Bedford, Wass. and out, of the money arising from such sale the muche or its representatives shall be entitled to be tain all sugges then secured by this mortgage whether then or thereafter payable, in cludwig all costs, charges and expenses incurred or sustained by them in relation to the said property, or to discharge any Claims or liens of third persons afacting the same; rendering the surplus if any to me or fray executors, administrators, or assigns. And it is agreed that the very or its Successore, or assigns of any pur chase at any sale made as afore-Said; and that until default in the for-Somance or observance of the condition of Itties deed it and my executors administrators and assigns, may retain possession of the above mortgaged property and may use and enjoy the same, but after such default, the vender or those claiming under it may take immediate possession of sail property and for that purpose may, or far as can give authority therefor, lenter upon any premises on which said property or any past three may be situated, and remove the same thoughours. The wintness whereof Il the said H.F. Makoney hereunto set my hand and seal this twentith day of June in the year one thousand nine hundred and Horty-one Signed and sealed in presence of H. E. Mahoney Received and intered in Records, of Mortager.

of Personal Broperty in the Clirk's office of
the of book 21, page 10 2

Leslin E. Chace

Jonon Clirk.





# UNITED STATES DEPARTMENT OF AGRICULTURE

FARM SECURITY ADMINISTRATION

# CHATTEL MORTGAGE

(CONNECTICUT, DELAWARE, MAINE, MARYLAND, MASSACHUSETTS, NEW YORK, PENNSYLVANIA, AND RHODE ISLAND)

I. THIS MORTG	AGE, made	this day	711.60		, 194, by	(Husband)	
ξ	ast	have		L'az	ustal-Ce		,,
State of Mass the Mortgagee) in con	lachi nsideration	(Residence)		the Mortgagor), is give	en to the United States	of America (hereinaf	ter called
(1) The sum of loaned to the Mortga note(s)/bond(s) date or more installments,	gor, with in	nterest at the rate per annum tted, executed by the Mortgas te of the last of which is indi	indicated, or so magor to the Mortgago	uch thereof as remains unee, or to the payee indicate	dollars (paid, which debt(s) is ted and now held by the	(are) evidenced by a p	romissory ble in one
Amount	Interest rate	Date		Payee		Last installmen	t due
\$ 178.00	5 %	apr. 20 ,42	4.5.	9-7		Dec 1	., 1942
\$	%	, 19		<del>/</del>			, 19
\$	%	, 19					, 19
\$	%	, 19					, 19
\$	%	, 19					19
\$	%	, 19					, 19
and any first and suchereby, including into	ccessive exterest thereo:	ensions or renewals, in whole n; and	or in part, of any	or all of such promissory	note(s)/bond(s), or o	of any other obligation	is secured
(2) Any future of	or additiona	sum or sums not exceeding the	-			ter was the first talk and and all all all and any page and one ago may bee one reg with the little talk.	
		dollars (\$ erest at a rate not in excess of s hereby grant, bargain, sell,	five percent (5%)				d or to be
located on the premis		s the attird	(100) far	rm, located and situated in	the town of East	Thank Eur	county
of direction from the co		or place of East	tian	., and approximately	v, said premises consisti	a	erly
of land, containing a		20	acres ci	tuate, lying, and being in	(	a water the	
		and State of	rthun on	e year from	date her	7	
(1) All crops, en	tner aiready	planted or to be planted			, including, but w	ithout limitation, the	following:
appoint	3 A	1 misc. 13	getables	-			
		1	J				
(2) The following	ng described	livestock: Anclude poultry,	if any; give comple	ete description, including	, where feasible, numb	er, kind, breed, color,	, ear tag,
distinguishing marks	, weight, a	nd age.)					

including all increase in, accretions to, replacements of, substitutions for, and additions to such livestock; all wool and mohair now on or that may hereafter grow upon or be sheared from sheep or goats mortgaged hereunder; and all the right, title, and interest of the Mortgagor in and to all grazing rights, feed, grain, pasture, feed pens, feed troughs, and water privileges, had, acquired, of held by the Mortgagor, and all horses, harness, saddles, and all other equipment used by the Mortgagor in connection with said livestock during the time this mortgage is effective;

(9)(I)	Company manager to be entered frequency as an extension on the property
	My commission explice.
(Signature)	(SEAL)
the day and year aforesaid.	IN WITNESS WHEREOF, I have hereunto set my hand and seal at
hissarote read but yet oft	To loss has been the otherwood or of I MORGEN MI
Toun Clerk.	
" TO BOOK S REEG THE New C	Received and recorded April 25, 1942 at 10.13 A
F 8 2 . Q	
THE STILL TO BE HER COURT INSECURED THEE WER GOOD THE THE COURT	to be the person(s) who executed the foregoing instrument, and (each) acknowledged
to me personally known, and personally known by me	experimental (deep) by a transmission relies and other between add of at
pue month month in month not	rersonally appeared the above-named
becourt h . I geen been at the	with A 20 (wad) (1990 to 30 tit)
TREETS TO TOUR SUBSCINCT THE TREE THE SUBSCINCT, A	I hereby certify that on this TYCE LY-1111A day of ATALL
in and for The Town of A Lines.	I perebo certify that on the TWenty-fifth day of April STATE OF SECTIONS OF SECTION OF S
	COUNTY OF Barnstable 88:
	STATE OF MASSEONIS STATE
WENT.	VCKNOWLEDG
	TABLE MARKOTTANO V
(Wife)	
and M (Llunged ISEAL)	toustand, 11 wastened
(puegenH)	04 4
Called J. Celevros ISEAL,	Thanks I Wwood It
	1 40 20 10
	Witnesses as to both signatures:
is (their) hand(s) and seal(s) the day and year first above written.	VII. IN WITNESS WHEREOF, the said Mortgagor(s) has (have) hereunto set h
affect the remainder of the provisions.	(5) The invalidity of any one or more of the provisions of this mortgage shall not
the head of any other agency of the rederal Government that may from time	America by the Secretary of Agriculture, or his duly authorized representatives, or by to time be vested with authority over the subject matter of this contract, or his duly aut
	(4) All rights, privileges, benefits, options, and powers conferred herein on the U
iministrators, executors, assigns, agents, and principals of the Mortgagor (s)	(3) The word "Mortgagor" shall be construed to include the heirs, successors, ac or either of them; the word "Mortgagee" shall be construed to include the assigns and
	(2) The failure of the Mortgagee to exercise any right hereunder, or the accepta waiver of any right hereunder;
	(1) At any sale made hereunder, any of the parties hereko may purchase as if they
	VI. IT IS FURTHER AGREED THAT:
Delly or proceeds, and the surplus, it any, shan be paid to the mortsagor.	secured hereby, and/or of any other liens, charges, or encumbrances upon such pro (7) The Morgragor, to the extent permitted by law, hereby waives all rights of app
Providence of the second secon	ord file to 300 and tor to any fun an appropriate and for passage property and for

(s) Amy expenditure made or incurred by the Mortgagee in maintaining the value of, protecting, and/or preserving many property hereby mortgaged, or incurred the mortgaged many or in forcefully faithful processes of the compact between the same rate as that specified in the latest note/hond secured hereby from the date of the expenditure it provesty between the first mer rate as that specified in the latest note/hond secured hereby from the date of the expenditure it paid to the innertable to the Mortgagee by the Mortgages as the place of payment of the latest note/hond secured thereby, and shall be an indebted secured the payment of the innertable of the mortgages.

remain in this force and effect.

VEUT IF DEFAULT BE MADD in the paraments of any deby secured to the constitution of the cons

and the will restrain and decidend all property hereby mortgaged size and the will recovered the property are an ordergaged state and the will property are an ordergaged state and the will property and the state of the property are an ordergaged state of the property and during the inne this mortgaged is made in a self-remove, the property are and consume any lood or feedstuffs mortgaged or many and an order and consume the property and the property and the property and deciding th

and he will warrant and defend all property hereby mortgaged against any or all persons whomsoever,

III. THE MORTGAGOR COVENATS and sgrees that:

(1) He will prompt's pass, when due, the indebteness secured by this mortgage.

(2) He is rightfully in possession of the above-described property at the location rated; he is the bosolute and exclusive owner of the said property, and the said property is free from all liens and exclusive owner of the said property, and the

(4) All livestock, farm equipment, machinery; toolke and other tarm personal property now owned or which may hereafter be purchased by the Monkasgor.

(4) All livestock, farm equipment, machinery; toolke and otherwise quotined by him during the time this mortgage is effective;

(5) AND TO HOLD be said organized and otherwise quotined by him during the time this mortgage is effective;

(6) All livestock, farm equipment and machinery toolke and otherwise and oth including any replacements or, additions to, or substitutions for such chattels;

# Chattel Mortgage

	11		TESE TIVE, SERVIS UNAU WE.			
						ssachusetts (hereinafter called
				d forty	•••••	
		-	00 Dollars to us paid by			
		PEF	SONAL FINANCE COMP.	ANY. (hereinafter called	the Lender)	
	at i		ed loan office, 396 Main Stree			9,
	i4b i bb		and and for the numbers of co	uning the renerment of	nid loon with in	tareat as haveinafter stated do
	bargain, sell, transfer and	deliver 1	into the said Lender the person	onal property described a	s follows:	terest as hereinafter stated, do
	A certain motor vehicle, co	omplete	with all attachments and equ	ipment, now located in s	aid County and	State at G.A.R. Highwa
the	City of Easth	am	, to wit:			
MA	KE MODEL		YEAR ENGINE 1		10. 0	THER IDENTIFICATION
Fo	rd Station Wa	gon	1940 18-537361	3 Same		
	Certain chattels, including	househ	old goods, contained in the p	remises known as No	A.R.Highwe	tWeet, in the City of
	LIVING ROOM		DINING ROOM	KITCHEN		BED ROOM
NO.	DESCRIPTION	NO.	DESCRIPTION	NO. DESCRIPTI	ON NO	
	Bookcase	-	Buffet	Chairs Table		Bed Bed
	Secretary	-	China Closet	Stove		Bed
	Chair		Serving Table	Washing Machin	ne	Chair
	Chair		Table			Chair
	Living Room Suite			Refrigerator		Chiffonier
	Piano		Rug			Chifforobe
	Table		Radio	Vacuum Cleaner		Dresser
	Rugs					Dressing Table
-			1			J
nd in	addition therete all other	acoda a	nd chattels of like nature and	all other furniture, fixtu	res, carnets, rue	s, clocks, fittings, linens, china,
rocke	rv. cutlerv. utensils, silvery	ware, m	usical instruments and housel	hold goods hereafter to b	e acquired by tl	e Borrowers or either of them,
na k			emises or commingled with o , to the Lender and its succes			
	(a) The Borrowers hereb	y COVI	ENANT with the Lender that	they are the lawful own	ers of said perso	nal property, that they are free
om s	all incumbrances, excepting.		Lone	•••••		
at t	hey have good right to sell t	the same	e as aforesaid, and that they v	vill warrant and defend t	he same against	the lawful claims and demands
all	persons whomsoever, excep	ting	50,0			
d +1	est in ease a sale shall be m	ado und	or the newer of sele they will	upon request eventes	nd deliver to th	purchaser or purchasers a bill
sale	confirming such sale.					
	(3) PROVIDED, NEVE	RTHE	LESS, that if the Borrowers	shall pay unto the Lende	r the said sum	f Two hundred
	and forty			00	Dollars, the act	ual amount of the above loan, including interest
		essive r	nonthly instalments of \$	23.86	each.	including interest
						month on any remainder of the
				3 1		
						covering any unpaid balance
clud	ing interest, which instalme	ent is d tv at sai	de and owing on the	da arly evidenced by a certa	y of in note of the B	orrowers of even date herewith,
nd sl	all perform and observe al	ll agreer	nents of said note and this m	ortgage, then this mortg	age shall be vor	1.
			e Borrowers for making or se			the Commence like of Manne
uset						the Commonwealth of Massa- ortgage includes other personal
oper						ed address without the written
nser		rowers	will perform and observe the	conditions of this mort	gage; that they	will not waste or destroy said
	al property nor suffer any	part the	ereof to be attached; that upo	on any breach of any con	dition or agreer	nent herein or in said note con-
						escribed, Borrowers may retain
osses			may use and enjoy the same		. 1	d and d Damanana are for an obligation
an gi						d said Borrowers so far as they assistance of any other person
r per						
	sons, without previous noti	ice to B				
	ke possession of and carry notice in writing of the tin	ice to B away a ne and p	ny of said personal property, place of sale by leaving a cop	and to sell the same at p y of such notice with Bo	oublic auction or rrowers or with	private sale, first giving seven the person in possession of said
ersor	ake possession of and carry notice in writing of the time all property claiming the sa	away a ne and p ne. or	ny of said personal property, place of sale by leaving a cop by publishing such notice at l	and to sell the same at p y of such notice with Bo east once in each of three	oublic auction or rrowers or with a successive wee	private sale, first giving seven the person in possession of said as in one of the principal news-
erson aper ewsp	ske possession of and carry notice in writing of the time all property claiming the sa s, if any, published in the town apers published in the cour	away a ne and p ame, or wn wher nty; the	ny of said personal property, place of sale by leaving a cop- by publishing such notice at 1 to the mortgage is properly reco- foregoing notice being that s	and to sell the same at p y of such notice with Bo east once in each of three orded or where the proper set forth in Section 108 of	oublic auction of rrowers or with a successive weeky is situated; of f Chapter 140 a	private sale, first giving seven the person in possession of said as in one of the principal news- pervise, in one of the principal and in Section 5 of Chapter 255
erson aper ewsp	the possession of and carry notice in writing of the tin all property claiming the sa s, if any, published in the towapers published in the cour a General Laws. The pro-	away a ae and r ame, or wn wher aty; the ceeds of	ny of said personal property, place of sale by leaving a cop- by publishing such notice at le the mortgage is properly reco- foregoing notice being that a the same shall be applied to	and to sell the same at p y of such notice with Bo east once in each of three orded or where the proper let forth in Section 108 of the amount of the indet	oublic auction of rrowers or with a successive weeky is situated; of f Chapter 140 a stedness secured	private sale, first giving seven the person in possession of said as in one of the principal news- nerwise, in one of the principal

(7) If this mortgage includes both a motor vehicle and other personal property and if there shall occur default as above described, said Lender, at its option, may take any legal or other action it may deem necessary against said motor vehicle or against said other personal property without in any way prejudicing its right to take any action at a later date to enforce its lien upon the part of the security against which action has not been taken.

(SEVE) Mostli. . 4 (JASS). bieilodos .d broinia Ray Santury TRUE UA.

# Know all men by these presents

that I, William B. Steele of Eastham, Barnstable County, Massachusetts,

in consideration of One Dollar and Other Valuable Considerations

paid by The Barnstable County National Bank of Hyannis, a banking corporation duly organized and established under the laws of the United States of America and having an usual place of business in Barnstable (Hyannis), Barnstable County, Massachusetts,

the receipt whereof is herby acknowledged, do hereby grant, sell, transfer, and deliver unto the said.

The Barnstable County National Bank of Hyannis the following goods and chattels, namely:

1 Used 1940 Royal Chrysler Sedan

Motor No. C25-12246

Enginer No. 7633802

To have and to hold all and singular the said goods and chattels to the said The Barnstable County National Bank of Hyannis, and its successors and assigns to its and their own use and behoof forever.

And I hereby covenant with the grantee that I am the lawful owner of the said goods and chattels; that they are free from all incumbrances,

that I have good right to sell the same as aforesaid; and that I will warrant and defend the same against the lawful claims and demands of all persons,

In witness whereof T the said William B. Steele

hereunto set my hand and seal this seventh

july in the year one thousand nine hundred and forty-three.

Signed and seal in presence of

21. V Helhur

William BStut

Barnstable, S. S.

Eastham Eastham Mass., July 9 A. D. 194 3

day of

Recorded in the Town Clerk's Office for Town of

in Rook 2 Page 108

To

The Barnstable County National Bank of Hyannis

DATE July 7. 19 42

Will of Sale

Aersonal Broperty

To Trame It Tray Concern.

The Lower emits and Johanna Smith Levely make its gallowing statement concurring our Laboratory, now located at Bridge Road.

I have under which we are transacting buisness and intent to transact business hereafter is hervert Redis Laboratories.

or The Luines as conducted by us and to be conducted by us is that I research and Everening I vacuum tube facts, specializing in emission elements for receiving and transmitting tubes, and electrical appliance.

3 The slave where said business will be conducted is at

Beidge Road, formuly surer as its " Hazen Farm " Exectione, more.

It is full name or name and for office address or oddresse of the peasure or feveruse connected with said business as Homes Smith, Bridge Road, Easthane, Mrs. P.O. Bry #33 Johanna Smith, Bridge Ross, Easthone Man. P.O. Box # 33

That pair E. Chan, Town bluk. Recorded Oct. 17. 1944 at 118'clocket m.

Homes smit Johanna Smith

Therefeet faming But

# afficitating.

[PERSONAL PROPERTY]

From the Office of

PUBLISHED BY
THE BLAKE PRESS
13 CUSTOM HOUSE ST., BOSTON
FORM 19A

And it is agreed that the vendee , or its executors, administrators, or assigns, or any person or persons in their behalf, may purchase at any sale made as aforesaid; and that until default in the performance or observance of the condition of this deed we and our executors, administrators, and assigns, may retain possession of the above mortgaged property and may use and enjoy the same, but after such default, the vendee or those claiming under it may take immediate possession of said property and for that purpose may, so far as we can give authority therefor, enter upon any premises on which said property or any part thereof may be situated, and remove the same therefrom. In witness whereof we the said Howard N. Walker and Iris A. Walker hereunto set our hands and seals this 7th day of in the year one thousand nine hundred and forty-four February Signed and sealed in presence of Iris A. Walker Eastham, Mass. February 9 1944 9 h 10 Received and entered in Records of Mortgages of Personal Property in the Clerk's office of the of the Town of Eastham book 2 , page 10 . Town of Eastham Leslie E. Chase Clerk. Discharget July 27-1944 at 3. P. M. Books Page 109

# Know all men by these presents

that We, Howard N. Walker and Iris A. Walker of Easton, Mass.

in consideration of one dollar and other valuable consideration

paid by the Wellfleet Savings Bank, a banking corporation duly established by law
and having a usual place of business in Wellfleet

the receipt whereof is hereby acknowledged, do hereby grant, sell, transfer, and deliver unto the said

Wellfleet Savings Bank the following goods and chattels, namely:

All the household goods at present contained in or upon the premises in North Eastham, Mass. which premises were mortgaged by us to said Bank under date of January 8, 1944 and which is recorded in Barnstable County Registry in Book-610 Page 134.

To have and to hold all and singular the said goods and chattels to the said Wellfleet
Sevings Bank and its and

executors, administrators, and assigns, to' their own use and behoof forever.

And we hereby covenant with the vendee that we gare, the lawful owner of the said goods and chattels; that they are free from all encumbrances.

that we have good right to sell the same as aforesaid; and that we will warrant and defend the same against the lawful claims and demands of all persons

Provided nevertheless that if we , or , our executors, administrators, or assigns shall pay unto the vendee , or the sam of executors, administrators, or assigns, the sum of

secured by said real estate mortgage, which this mortgage is giving to further secure.

усіхызадія яльфхичтя дюхачаля

nklastazasatamminktivaxandosidannent

and until such payment shall keep the said goods and chattels insured against fire in a

sum not less than

dollars for the benefit of the vendee and 1te executors, administrators, and assigns, in

such form and in such Insurance Companies as they shall approve; shall not waste or destroy the said

goods and chattels, not suffer them or any part thereof to be attached on mesne process, and shall not,

except with the consent in writing of the vendee or 1ts representatives, attempt to sell or to remove

trom said Eastham

the same of any part

thereof,—then this deed, as also the aforesaid note, shall be void.

administrators, or assigns.

XTET

but upon any default in the performance or observance of the foregoing condition, the vendee or executors, administrators, or assigns, may sell the said goods and chattels at public auction, first giving 30 days' notice in writing of the time and place of sale to us or representatives, or publishing such notice once a week for three successive weeks in some rewspaper published in said Barnstable County And out of the money arising from such sale the vendee, or at the constant then secured by the more accused by the or theresiter payable, including all costs, charges, and expenses incurred or sustained by the or them in relation to the said property, or to discharge any claims of third or sustained by the or them in relation to the said property, or to discharge any claims of third persons affecting the same; rendering the surplus, if any, to

# Know all Men by these Presents

of		in the County of	Barnstable	and Commonwealth of
Mass	achusetts, in consideration	of Two hundred		dollars,
paid acknown in pa	by STATE LOAN CO., owledged do hereby grant, art as follows:	of Boston, County of Suffol sell, transfer and deliver unto	k, and Commonwealth aforesa the said STATE LOAN CO.,	id, the receipt whereof is hereby certain goods and chattels, described
	1-1942 Ford Conve	rtible Coupe Eng. #1	18-6389469 and #11 acc	essories
************	***************************************			
	•••••••••••••••••••••••••••••••••••••••			
	***************************************			
also wher	all other household proper te the said mortgaged proper by Cauenant with the	now in premetry which shall, while this more perty may be situated in additionable grantee thatI @m	ises occupied by me in said	placed in the above or any premises terein specified. And
good	s and chattels: that they	are free from all incumbrances	)	
**********				
that ma	Terant and defen		the same as aforesaid; and the claims and demands of all pe	
	Provided never			ators, or assigns pay unto the grantee,
or it	s successors, or assigns, th	e sum of TWO OPPO	- CO. 1 (1984)	
			100	ollars, the amount of the above loan,
in	twelve succ	essive monthly instalments of	\$ 19.50	each, interest included,
and	the further sum of	no dollars h	ereby agreed as the actual expe	nse of making and securing this loan,
at th	e rate of 22	per cent per month on any par	t of the unpaid principal balanc	e of said loan, and the first of which
insta	lments shall be payable or	thedth day o	f January	, 1912 , and the final instalment
cove	ring any unpaid balance, i	ncluding interest, which instal	ment is due and owing on the	5th day of Leverber
				hall keep the said goods and chattels t waste or destroy the same nor suffer onsent in writing of the grantee or its to the aforesaid note, shall be void.
				e binding unless the same is in writing

But upon any default in the performance or observance of either of the foregoing conditions, the grantee or its successors, or assigns, may sell said property or any part thereof, at public auction and endorse upon the note hereby secured the net proceeds, after paying all necessary charges and expenses of the sale, and discharging any claims or liens of third persons affecting the same, and hold the mortgagors to pay any balance that may be due thereon; and the grantee,or its successors, or assigns, or any person or persons in their behalf, shall have the right and privilege of entering, forcibly, if necessary, any building or piace in which said goods and chattels may be, and of removing the same threfrom, without being guilty of any trespass or tort, or liable in any way therefor. Provided that the mortgagors shall be notified in the manner provided in Section Five of Chapter Two Hundred and Fifty-five of the General Laws of the time and place of any such sale to be made in the foreclosure proceedings, at least seven days before such sale.

And that in case of a breach of any of the conditions of this mortgage, said grantee may take possession of said goods and chattels and said grantor shall pay all expenses and charges incurred by said grantee, in proceedings of foreclosure or otherwise, in respect to said goods and chattels.

In witness whereof I the said	John Curtis Curtin	
hereunto set hand and seal this Deverbar in the year one thousand nine		
Signed, sealed and delivered in presence of  H. B. Bredding Jr.	John Curtis Curtin	
Records of Mortgages of Personal Property, in the Clerk's office		Received and entered in
	Boston,	Town Clerk
satisfaction having been received this mortgage is hereby discharg	ged.	100000000000000000000000000000000000000

FROM THE OFFICE OF

S

TO

STATE LOAN CO. 619 Washington Street ROOM 404

BOSTON LICENSE No. 145 Telephone Connection

Martgage OF Personal Property

Mass. Form 13



# NEW ENGLAND TELEPHONE AND TELEGRAPH COMPANY

TO

# THE FIRST NATIONAL BANK OF BOSTON

TRUSTEE

Supplemental to and Confirming Mortgage Dated June 1, 1922 Instrument

February 1, 1945

# Know All Men By These Presents:

Whereas under date of June 1, 1922, the New England Telephone and Telegraph Company (hereinafter called the Telephone Company), a corporation duly organized under the laws of the State of New York, having its principal office in the City of New York, State of New York, and having its principal or established place of business in Maine, at Portland in the County of Cumberland, in New Hampshire, at Manchester in the County of Hillsborough, in Massachusetts, at Boston in the County of Suffolk, and in Rhode Island, at Providence in the County of Providence, executed and delivered an indenture of trust and first mortgage (hereinafter called the First Mortgage) to The First National Bank of Boston, a national banking association duly organized and existing under the laws of the United States of America (hereinafter called the Trustee), having its established place of business in said Boston, in and by which First Mortgage the Telephone Company mortgaged and assigned the property therein described as security for the indebtedness therein specified and provided for; and

Whereas, in and by said First Mortgage the Telephone Company covenanted with said Trustee that the Telephone Company at any and all times would do, execute, acknowledge and deliver all and every such further acts, deeds, conveyances, mortgages and transfers and assurances as should reasonably be required for the better assuring unto the said Trustee all and singular the property thereby conveyed and assigned or intended so to be; and

Whereas the Telephone Company since the date of said First Mortgage has from time to time acquired property, both real and personal, and interests in property, of various kinds and descriptions, which after acquired property and interests were by virtue of the provisions of said First Mortgage intended to be a part of the security for the indebtedness therein specified and provided for; and

Whereas the Telephone Company, in compliance with the requirements of the above-recited covenant in said First Mortgage, and at the express request of said Trustee, executed and delivered to said Trustee under date of May 1, 1926, and February 1, 1938, instruments supplemental to and confirming said First Mortgage; and

Whereas the Telephone Company has heretofore issued \$35,000,000 in principal amount of its First Mortgage Thirty Year Five Per Cent. Gold Bonds, Series A, maturing June 1, 1952, and \$40,000,000 in principal amount of its First Mortgage 41%% Gold Bonds, Series B, maturing May 1, 1961, and \$20,000,000 in principal amount of its First Mortgage 314% Bonds, Series C, maturing February 1, 1968, all said Bonds of Series C having been redeemed in accordance with their terms on February 1, 1945, and

Whereas all said Bonds of Series A and of Series B are now outstanding, and the Telephone Company now proposes to issue \$20,000,000 in principal amount of bonds of a new series to be issued under the provisions of said First Mortgage, to be designated "First Mortgage 234% Bonds, Series D", maturing February 1, 1975, all Bonds of Series A, Series B and Series D being and to be secured under and by the terms of said First Mortgage, said supplemental instruments dated May 1, 1926 and February 1, 1938, and this supplemental instrument which has been duly and legally authorized by the Board of Directors of the Telephone Company;

Now Therefore, in further compliance with the requirements of the above recited covenant in said First Mortgage, and at the express request of said Trustee, and in consideration of the sum of One Dollar to it in hand paid by the said Trustee, the receipt whereof is hereby acknowledged, and further to secure the payment of any and all bonds secured or to be secured by said First Mortgage whether issued or to be issued thereunder, according to their tenor and effect and the terms of said First Mortgage, and the performance of the covenants and obligations therein contained, the Telephone Company has granted, bargained, sold, conveyed, released, confirmed, assigned, transferred and set over and by these presents does grant, bargain, sell, convey, release, confirm, assign, transfer and set over unto the Trustee and to its successors in said trust and its and their assigns forever, subject to the terms hereof and of said First Mortgage, any and all real estate and personal property of every nature and kind whatsoever, and any and all interests therein, located in the states of Maine, New Hampshire, Massachusetts and Rhode Island, and appertaining to or useful in the transaction by the said Telephone Company of its business in said states, which the Telephone Company has acquired since the execution of said First Mortgage and now owns, together with all rights, privileges and easements of every kind and nature appertaining to the foregoing, and all tolls, incomes, rents, issues, profits, benefits and advantages to be derived, received or had therefrom, except stocks, bonds, or other securities and interests therein; subject, however, to the lien of current taxes, and also subject to all other existing liens and encumbrances, if any, prior to the lien of said First Mortgage.

To Have and to Hold, all and singular, the property, interests and rights hereby conveyed and assigned or intended so to be, together with all and singular the reversions, remainders, revenues, incomes, issues, profits, privileges and appurtenances now or hereafter belonging or in any wise appertaining thereto (hereinafter in these presents sometimes referred to collectively as the mortgaged property) unto the said Trustee and its successors and assigns to their own use and behoof forever, But in Trust Nevertheless for the purposes, upon the trusts, and subject to the provisions, conditions, covenants and agreements set forth in the aforesaid First Mortgage, reference to which is hereby made and which is hereby made a part hereof.

Provided, Nevertheless, and these presents are upon the express condition, that if the said Telephone Company, its successors or assigns, shall well and truly pay or cause to be paid the principal of all the bonds issued and to be issued under the aforesaid First Mortgage, with interest and premium, if any, according to their true intent and meaning, or shall provide for the payment of the same by depositing with the said Trustee the entire amount due thereon, and shall also pay or cause to be paid all other sums payable by the said Telephone Company under the provisions of said First Mortgage, then these presents shall become void, and the said Trustee, or its successors in the said trust, on payment of all lawful charges and disbursements then unpaid, on demand of the said Telephone Company, shall execute, acknowledge and deliver to the said Telephone Company such instrument of satisfaction or other deed of release, discharge or conveyance as may be necessary or proper to discharge these presents of record, and shall grant, re-assign and deliver to the said Telephone Company, its successors and assigns, all and singular the property, interests and rights hereby granted, conveyed and assigned and not previously disposed of as in the aforesaid First Mortgage provided; otherwise, these presents shall be and remain in full force.

But upon any default in the performance or observance of the foregoing condition or upon any other default described in said First Mortgage, the said Trustee shall have the powers, including the power of sale, contained and described in said First Mortgage, but subject to and

upon the terms and provisions therein contained and expressed and not otherwise.

And it is agreed that the said Telephone Company, its successors and assigns, shall have and enjoy all the rights, including the right to retain possession of and to use and enjoy the above mortgaged property, which are contained and described in the said First Mortgage, but subject to and upon the terms and provisions therein contained and expressed and not otherwise.

Within six months from the date of the execution and delivery of this supplemental instrument the Telephone Company will file with the Trustee a written statement, in such detail as the Trustee may require, setting forth a schedule and description of such parcels of real estate as are owned by it on said date and have been acquired by it subsequent to the date of the execution and delivery of the said First Mortgage, and which parcels of real estate have been heretofore or are being subjected to the lien of said First Mortgage by the execution and delivery of this supplemental instrument; provided, however, that if the Telephone Company has heretofore furnished to the Trustee a description of any such real estate, such parcels may be omitted from the description to be furnished pursuant to this covenant.

These presents are and shall be construed to be supplemental to and confirmatory of but not inconsistent with or a limitation upon the terms of the said First Mortgage, as heretofore supplemented. For the purpose of facilitating the recording hereof these presents may be executed in any number of counterparts, each of which shall be and shall be taken to be an original and all collectively but one instrument.

IN WITNESS WHEREOF the New England Telephone and Telegraph Company has caused its corporate name to be hereunto subscribed by J. E. Harrell, its President, and its corporate seal to be hereunto affixed, duly attested by its Secretary, both thereunto duly authorized, on the first day of February, 1945.

NEW ENGLAND TELEPHONE AND TELEGRAPH COMPANY.

	By J. E. HARRELL
	President
	Attest: O. J. Ives
Signed, sealed and delivered in the presence of:	Secretary
W. A. WILKINS	(CORPORATE SEAL)

	nis		day	of		,	19				
					•			Managar of	the Lender	-Mortanan	
								manager of	the Lender-	-Mortgagee	
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	Full satisfa this mortgage is here		6	of the of	h	Lice Basthen. 1/8	Personal F			Chattel	Date Due/
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	Full satisfaction hathis mortgage is hereby disch		6	Of The Court of th	h9m.3	License No.	Personal Finance			Chattel Mi	Date, Due,
Ву	Full satisfaction having this mortgage is hereby discharge	**************************************		of box	h9m.35A.M. Received a Records of Mortgages of Personal	License No. 203	Personal Finance (			Chattel Mori	Date, Due, 17th
	Full satisfaction having be this mortgage is hereby discharged.  Personal Finance		6	Of the pook	h9	License No. 203	Personal Finance Con			Chattel Mortgo	Date Due 17th
	Full satisfaction having been this mortgage is hereby discharged.  Personal Finance C		6	of book	h9	License No. 203	Personal Finance Compa			Chattel Mortgag	Date Due 17th
	Full satisfaction having been received, this mortgage is hereby discharged.  Personal Finance Company	ng o C∴ p≱. Clerk.	6	of book	h9m.32M. Received and entered in Records of Mortgages of Personal Property in the	License No. 203	Personal Finance Company			Chattel Mortgage	Date Due 17th

MASS 500-P-13411-3-28-45 ()

	Chattel	Mo	rtgage		
(1) KNOW ALL MEN BY T	HESE PRESENTS that we	B	arbara Eddy and S	umne	r. 1. Fd., Jr. 141
	in		County	Mass	achusetta (harainaftar called
of the Borrowers), in consideration of			Country	, 141665	actiquectis (neremanter caned
	Dollars to us paid b	У			
	RSONAL FINANCE COMPA ed loan office, 56A Main Street				03,
the receipt whereof is hereby acknowle grant, bargain, sell, transfer and delive A certain motor vehicle, comple in the City of. Esthar	er unto the said Lender the pers te with all attachments and eq	sonal r	roperty described as follows:		
MAKE MODEL	YEAR ENGINE	NO.	SERIAL NO.	. O.	THER IDENTIFICATION
Ford Truck Ice Body	1935 BB-13-20	0207	24 Same		Gray
Certain chattels, including hous				St	reet, in the City of
Eastham in		Cou	nty, Mass. to wit:		
LIVING ROOM  NO. DESCRIPTION NO	DINING ROOM	NO.	KITCHEN		BED ROOM
NO. DESCRIPTION NO Bookcase	Buffet	No.	Chairs (24	No.	Bed (Nanle)
Secretary	Chairs	1	Table	1	Bed (Naple) Bed (Netal)
Chair (Onchin 1)	China Closet	1	Stove (Ges)	-	Bed (18681)
Chair Chair	Serving Table	1	Washing Machine		Chair
Chair Platform	Table				Chair
Living Room Suite		1	Refrigerator ( )	br	Chiffonier
Piano	Rug			1	Chifforobe
1 Table ( Com )	Radio .		Vacuum Cleaner		Dresser
Rugs					Dressing Table
Conteb.					
(a) The Borrowers hereby ${\rm CO}^{\gamma}$ is free from all incumbrances, excepting	oremises or commingled with or U, to the Lender and its success UENANT with the Lender that Z	subst ssors a t they will w	ituted for any property herei nd assigns to their own use a are the lawful owners of said arrant and defend the same s	n menti nd beho person	oned.  of forever: al property, that said property  the lawful claims and demands
of sale confirming such sale.  (3) PROVIDED, NEVERTH  Hundred Fifty &	ELESS, that if the Borrowers	shall p	pay unto the Lender the said	l sum o	fT <sub>V/O</sub>
at the rate of 3% per month on the un					
unpaid principal balance, the first of w					
	, 19.45, together with a				
including interest as aforesaid, which in and bearing interest after maturity at and shall perform and observe all agree (a) No expense is incurred by (4) If this mortgage includes a chusetts and that they will conform w property, Borrowers covenant that the consent of the Lender.	astalment is due and owing on said rate, all as is more particulements of said note and this me the Borrowers for making or semotor vehicle, Borrowers coverith all laws and ordinances go	the larly e ortgage curing enant t vernin	videnced by a certain note of, then this mortgage shall be the loan hereby secured. hat they will not remove san g said motor vehicle; and if	the Bovoid.	19.46
(5) It is agreed that Borrower personal property nor suffer any part tained or upon any loss by fire or other may become due and payable at once possession of said personal property an	thereof to be attached; that up wise of any of said personal pro without notice or demand there	oon and perty, of; the	y breach of any condition or the whole amount remaining at until any such default as h	agreem	ent herein or in said note con- , at the election of the Lender,
(6) In the event of any contined any contined any contined authority or persons, without previous notice to and take possession of and carry away days' notice in writing of the time an personal property claiming the same, or papers, if any, published in the county; to the General Laws. The proceeds of the paid to said Borrowers, or their as or any person or persons in its behalf, (7) If this mortgage includes the Lender, at its option, may take any legitance.	agencies named herein or in sai te, the Lender and any employ. Borrowers, to enter said build any of said personal property d place of sale by leaving a cop or by publishing such notice at there the mortgage is properly re- the foregoing notice being that t the same shall be applied to the signs, or whoever may be entit may purchase at any sale made ooth a motor vehicle and other,	d note ee or a ling an i, and i py of a least o corded set for he amo led to e as afo person eccessar	, it shall and may be lawful gent of the Lender, with the d other premises in which at the sell the same at public au usch notice with Borrowers conce in each of three successions or where the property is situeth in Section 108 of Chapte unt of the indebtedness secure the same. It is agreed that presaid.  all property and if there shall ry against said motor vehicle concerns the same of	aid and ny of su ction or or with the ve week ated; ot r 140 ar ed hereb the Ler occur do or again	assistance of any other person ich personal property is placed private sale, first giving seven the person in possession of said as in one of the principal newsherwise, in one of the principal and in Section 5 of Chapter 255 yy, and the surplus, if any, shall der, its successors and assigns, tefault as above described, said at said other personal property
without in any way prejudicing its right has not been taken.  IN WITNESS WHEREOF the	Borrowers hereto set their han	ds and			
Signed and sealed in the presence of	, 19, <u>2</u>				
7. 0.4(%)			2. 1. cu 7.	T	(SEAL)

Concl. 76 Or.

(SEAL)

Full satisfaction having been received by the Lender named in the within Chattel Mortgage, said Mortgage is hereby satisfied and discharged
of record this. 3rd day of 220 ay 19
Manager of the Lender—Mortgagee
Manager of the Lender—Mortgagee

Chattel Mortgage

Date Due / > 3

# Personal Finance Company

License No. 203

PLYMOUTH, MASS.

Clerk's office of the Town Records of Mortgages of Personal Property in the h....9....m...354..M. Received and entered in

of Basthem book 2

fuli E Chin

5/3/u (Date) this mortgage is hereby discharged.

By By But Ean Personal Finance Company Full satisfaction having been received

Clerk.

BOR-34D-1--ED JAN '43 MASS 500-P-13411-3-28-45 ①

The second of the second of

Chattel Hiorigage
(1) KNOW ALL MEN BY THESE PRESENTS that we 13 arbain Rolling T home
of Carl from in Carnelot County, Messachusetts (hereinafter called the Borrowers, in consideration of Service Franchisch of The County of the Borrowers of the
the Borrowers), in consideration of
· ,

PERSONAL FINANCE COMPANY, (hereinafter called the Lender), at its licensed loan office, 56A Main Street, Plymouth, Massachusetts, License No. 203,

the receipt whereof is hereby acknowledged, and for the purpose of securing the repayment of said loan with interest as hereinafter stated, do grant, bargain, sell, transfer and deliver unto the said Lender the personal property described as follows:

A certain motor vehicle, complete with all attachments and equipment, now located in said County and State at in the City of Casham, to wit:

MAKE Tord

MODEL Juck

YEAR ENGINE NO. SERIAL NO. 1935 18/18/2020724 Some.

OTHER IDENTIFICATION

Tray.

	LIVING ROOM		DINING ROOM		KITCHEN		BED ROOM
NO.	DESCRIPTION	No.	DESCRIPTION	NO.	DESCRIPTION	NO.	DESCRIPTION
	Bookcase		Buffet	4	Chairs Maple.	1	Bed Maste
	Secretary		Chairs		Table //	/	Bed Mulal
2	Chair Tastions		China Closet		Stove Las.		Bed
1	Chair I restalled		Serving Table		Washing Machine		Chair
1	Chair lathoni Rock		Table				Chair
•	Living Room Suite			1	Refrigerator Kalonson		Chiffonier
	Piano		Rug			2	Chifforobe
1	Table C.		Radio		Vacuum Cleaner		Dresser
	Rugs						Dressing Table
	Contin.						

							nature and									
crocker	y, cutler	y, utensils,	silverw	are, mu	sical inst	ruments	and housel	old good	s hereafter	to be a	equired b	by the	Borrow	ers or ei	ither of	them,
and key	ot or used	d in or abou	ut the s	aid pren	nises or o	comming	led with or	substitut	ed for any	property	herein r	nentio	ned.			

TO HAVE AND TO HOLD, to the Lender and its successors and assigns to their own use and behoof forever:

(a) The Borrowers hereby COVENANT with the Lender that they are the lawful owners of said personal property, that said property is free from all incumbrances, excepting.....

that they have good right to sell the same as aforesaid, and that they will warrant and defend the same against the lawful claims and demands of all persons whomsoever, excepting

and that in case a sale shall be made under the power of sale they will, upon request, execute and deliver to the purchaser or purchasers a bill

and that in case a sale shall be made under the power of sale they will, upon request, execute and deliver to the purchasers a bill of sale confirming such sale.

(3) PROVIDED, NEVERTHELESS, that if the Borrowers shall pay unto the Lender the said sum of Sale to the sai

at the rate of 3% per month on the unpaid principal balance of said loan not in excess of \$150.00 and 2% per month on any remainder of the unpaid principal balance, the first of which instalments shall be payable on the

day of da

(a) No expense is incurred by the Borrowers for making or securing the loan hereby secured.

(4) If this mortgage includes a motor vehicle, Borrowers covenant that they will not remove same from the Commonwealth of Massachusetts and that they will conform with all laws and ordinances governing said motor vehicle; and if this mortgage includes other personal property, Borrowers covenant that they will not remove such other personal property from the above described address without the written consent of the Lender.

consent of the Lender.

(5) It is agreed that Borrowers will perform and observe the conditions of this mortgage; that they will not waste or destroy said personal property nor suffer any part thereof to be attached; that upon any breach of any condition or agreement herein or in said note contained or upon any loss by fire or otherwise of any of said personal property, the whole amount remaining unpaid, at the election of the Lender, may become due and payable at once without notice or demand thereof; that until any such default as herein described, Borrowers may retain possession of said personal property and may use and enjoy the same with care.

(6) In the event of any contingencies named herein or in said note, it shall and may be lawful for, and said Borrowers of ar as they can give authority therefor do authorize, the Lender and any employee or agent of the Lender, with the aid and assistance of any other person or persons, without previous notice to Borrowers, to enter said building and other permises in which any of such personal property is placed and take possession of and carry away any of said personal property, and to sell the same at public auction or private sale, first giving seven days' notice in writing of the time and place of sale by leaving a copy of such notice with Borrowers or with the person in possession of said personal property learning the same, or by publishing such notice at least once in each of three successive weeks in one of the principal newspapers, if any, published in the town where the mortgage is properly recorded or where the property is situated; otherwise, in one of the principal newspapers, if any, published in the county; the foregoing notice being that set forth in Section 108 of Chapter 140 and in Section 5 of Chapter 255 of the General Laws. The proceeds of the same shall be applied to the amount of the indeednches secured hereby, and the surplus; if any, shall be paid to said Borrowers, or their assigns, or wheever may be entitled to the same. It is agreed that

(7) If this mortgage includes both a motor vehicle and other personal property and if there shall occur default as above described, said Lender, at its option, may take any legal or other action it may deem necessary against said motor vehicle or against said other personal property without in any way prejudicing its right to take any action at a later date to enforce its lien upon the part of the security against which action has not been taken.

IN WITNESS WHEREOF the Borrowers hereto set their hands and seals the , 19. 7. 3.

Signed and sealed in the presence of

..(SEAL)

115 Know ar men by their fere cuts that the State Street Tout company, Hardes of a certain mortgage of personel conferty given by France P. Comin. Ly B/O Packard Cy- Cold matrix to Start Street Trust Company outs I rounder Trust Q. L. 1946ang related water. Reends of Transpage of Russial From the Clark office of the Town of Easthour, mass activates book & Je ga 115, doust only & creworkedge that if her receives from France T. Corliss D/B/a tacking Case Cod Frakes this mortgages ramed in said mortgage, full farment and natisfactions of the same; and in Consideration thing is don't every carrel and discharge sail mortgage, and release - unto the said Thane ! . Postiso D/B/q. Packens Cape and motors the terrand impent; thereby said and conveyed transfered twenty mints day of Transactor 4. D. 1947. Seat Stril Trust count my 6. E. Cochran U.P. Easthown Those Opin 29-1947 10 hours 5 minutes 9. M. Recindand entered in Reads of montgages of Brown Property in the clarks office of the Town Entered. Book & Page 115

Journ bluk.

# Mortgage of Chattels

KNOW ALL MEN BY THESE PRESENTS,	THAT the undersigned	Warren R.	Corliss	DAB/A/ Packard Cape
of Eastham County of				Cod Notors

in consideration of Four hundred eighty-five -----28/18611ars paid by State Street Trust Company, a Massachusetts banking corporation doing business at Boston, the receipt whereof is hereby acknowledged, does hereby grant, sell, transfer, and deliver unto the said State Street Trust Company, hereinafter called the "Trust Company," the motor vehicles described in the following schedule, with accessories and equipment, all of which are hereinafter referred to as "motor vehicles":

### SCHEDULE OF MOTOR VEHICLES, INVOICES AND LOANS

MAKE	TYPE OF BODY AND MODEL LETTER OR NO.	MANUFAC- TURER'S SERIAL NO.	MOTOR NUMBER	NO. OF CYLS.	YEAR	NET INVOICE PRICE	AMOUNT LOAN	DATE PAID
Six Steel Parts	Bins							
1 Wright Imp. 1	Ton H S Hoist							
l Electric Heat	Control	6717	Lt 695	-			485.28	
Motor Analizer							-	
					-			
	-	· · · · · · · · · · · · · · · · · · ·						
				<del> </del>				

TO HAVE AND TO HOLD all and singular the said motor vehicles to the said Trust Company and its successors and assigns, to their own use and behoof forever. And the mortgagor hereby covenants with the Trust Company that the undersigned is the lawful owner of the said motor vehicles; that they are free from all incumbrances; that they are in first-class condition; that the undersigned has good right to sell the said as aforesaid; and that the undersigned will warrant and defend the same against the lawful claims and demands of all persons.

PROVIDED, NEVERTHELESS, that if the mortgagor shall pay unto the Trust Company the aggregate amount loaned, as evidenced by the above schedule and by mortgagor's promissory note or notes of even date herewill and payable on demand with interest as in said note the aforesaid note or notes, shall be void, otherwise to remain in full force and effect.

THE MORTGAGOR HEREBY AGREES to keep said motor vehicles and each of them insured against fire and theft in a sum not less than the amount of unnaid loans thereon, as indicated by the above schedule, for the benefit of the Trust Company, in such form and with such companies as the Trust Company shall approve, and, if requested, to deliver the insurance policles to the Trust Company. The mortgagor for turner agrees not to do any of them or any interest therein, or attempt so to do; remove or attempt to remove said motor vehicles or any of them from the State in which the mortgagor negation and the principal place of business of the mortgagor is classed; waste or destroy the said motor vehicles or any of them or surfer them or any of the principal place of business of the mortgagor is classed; waste or destroy the said motor vehicles or any of them or any interest therein, or a which the principal place of business of the mortgagor is classed; which is a substantially similar provisions of the Evantragor vehicles or any of them or any of them or any of them or any of the mortgagor in any of the overants or agreements herein contained,

SIGNED AND SEALED this First day	of November	19 4
Witness	Packard Cape Cod Motors	(Seal
11 2022/05/	n Warren R. Corliss	

Packard Cape Cod Notors Warren R. Corliss

to

State Street Trust Company
Boston

Date November 1, 1945

Received and entered in Records of Mortgages of Personal Property in the Clerk's Office of the

Town of Easthem

book 2 page 114

free & Charles

# Mortgage of Chattels

of Eastham County of Barnstable State of Mass (hereinafter called mortgagor)

Warren R. Corliss D/B/A/ Packafd Cape Cod Motors

Account	No	7118	

oan

.00

## KNOW ALL MEN BY THESE PRESENTS, THAT the undersigned

in consideration of Fift paid by State Street T receipt whereof is herel Street Trust Company, sories and equipment, al	rust Company, a Mas by acknowledged, does hereinafter called the ll of which are hereinal	sachusetts trust hereby grant, se "Trust Company	company doing busin ll, transfer, and deliver ;" the property describe s "property":	ess at Bo unto the s	ston, the	ne te
				No. of		-
Make	Type and Model	Number	Number	Cyls.	Year	
Int'l Dump Truck C35 Packard Phaeton		6774 0 <b>-</b> 49153	FAB317-657 189727	6 8	1935 1932	30
Packard Bus Coup	e 14	88-4945	D-31359		1941	82
		RMS OF PAYME			1 1,	525
Cost						-
Paid on Account						
Finance charge—insuran						_
Amount loaned						
payable and 6% per annum on instalmen TO HAVE AND TO HOLD mortgagor hereby covenants will incumbrances; that it is in undersigned will warrant and de PROVIDED, NEVERTHEL forth above and as evidenced b covenants and agreements here and effect. THE MORTGAGOR HEREI the unpaid loan thereon, for th approve, and, if requested, to d following things without the therein, or attempt so to do; r the principal place of business	the remaining instalments to after maturity.  to the said Trust Company and the Trust Company that the Trust Company that the Trust Company that the freed the same against the lages, that if the mortgagory the mortgagor's promissory in set forth, then this deed, by AGREES to keep said probe benefit of the Trust Compa lellver the insurance policies twitten consent of the Trust emove or attempt to remove of the mortgagor is located;	on the same date in its successors and a he undersigned is the surface of the sur	ssigns, to their own use and lawful owner of the said proportion of the said proportion of the said proportion of the said soft all persons and until such payment said note, shall be void, otherwiften and the said to the said to said the said to said the said to with such companies as the sell, assign or transfer said estate in which the mortgage said property or suffer it to	behoof forevery that it aforesaid; a sheed in install likeep and less than the Trust Cores ont to do es not to do es now resides to be attached	r. And this free from that the trace as a perform the first and the first are the first and the firs	of he om he det he ce of all he est ch ne
In the event of a default bor become insolvent or be adjof creditors or suspend the trathat the mortgagor be adjudged of the Bankruptcy Act or am deem the security provided her hereby secured and the note adjudged to the Bankruptcy and may pursue where said property and may pursue where said property may be fale with or without notice. As secured by this mortgage, where sustained in relation to the sail famy, to the mortgagor or whele, interest, costs, charges a AND IT IS AGREED that and that until default in the pertain possession of the above	udged a bankrupt or file a neaction of usual business, or a bankrupt or reorganized t endments thereto, or if the near the control of the or notes representing said it or notes representing said it not notes representing said it has kind, all of which are he the same wherever it may ound and take possession the not of the money arising ther then or thereafter payab diproperty, or to discharge the theory of the control of not expenses, the mortgagor the Trust Company or the trust compa	voluntary petition in t if a receiver shall be inder the provisions of Trust Company, acti- Trust Company, acti- tion of the company acti- debtedness shall becore ereby waived, and the be found, and, with ereof, and may remo- from such sale the ' le, including counse; company to the company ac- debted to the company ac- acrees to put in the company to the company to the company	ankruptcy or make a general i e appointed, or in case a petit (Chapter X or any other substance) and other substance in the substance of the s	assignment for iton shall be it antially simils re, shall for all of the it all of the it ble without p may enter as ame at publid to retain all nd expenses ne, rendering that to cover it amount remail y sale made a pred the province antipolitical propersion of the cover it amount remail and expenses ne, rendering the cover it amount remail and expenses the cover the cover the cover it amount remail and the cover the cover it amount remail and the cover the cove	the bene- lied prayin r provision any reas- ndebtedne- resentmer resession y premis- c or priva- i sums the incurred the surplu he aforesa ning unpai s aforesa	nt ng ns on ss st, of em te sn or is id
and that until default in the peretain possession of the above The words "Trust Companyone, and likewise successors, a	mortgaged property and ma mortgaged property and ma 7," "mortgagor," and "unders asigns, and legal representati	y use and enjoy the signed," wherever used ves.	same, subject to the provisions	hereof.	more the	ın
SIGNED AND SEALED th	is First	day of	November		1945	
Witness					(See	1)
		to the second second				,
COPY		Ву	W.R. Corliss			

Werren R. Corliss D/B/A Cod Packard Cape Notors

Book 2 Page 115

Jour Clerk.

802

that the State Street Drust colupany, Horder of a certain mortgage of puramed property circular Presents Cope and Destroy to State items of Proceed Cope and recorded in Reende of Mortgage of Personal Property in the Clubs office of the Form of Evertain Moreovery have Cope and Mortgage, July payment and satisfaction by the same; and in consideration Green it does nearly Cancel and discharges with mortgage, and whose worts the said Packard Cope and charges with mortgage, and whose worts the said Packard Cope and discharges with mortgage, and whose worts the said Packard Cope and Mortons the personal property thereby said and transferred.

The writtens to have if invents sit sto found and send this Direction day of diagnost 9. 5. 1946.

State Street Trust longering C. E. Cochran V. P.

Eastern, Mass. August 21-1946 2h. 15 M. P. M. Received and received entered in Records of Montgage of Personal Reporty in the Clubs Office of the French of Eastern Book 2 Proge 114.

Town belut.

Mossachusetts took & page 116 down much separat and satisfacting gets some fament and separate growing functions of the state of the st

State Street Trust Co.

Cy Mr. Askray Third his President

(6 E. Corkers ast. his President

Know all men by these presents that the State Street Trust Company, Holder of a certain mortgage of personal property given by Warren P. Conline 5/13/9 Packand Cope Cod motors to State Street Duct Company dated havember minthe 9. B. 1945 and recorded in Records of Mortgages of Ersonal Property in the Colubs Office of the James y Existen, insearchments Book's Joge 117, days hereby acknowledge that it has received from Harren P. Corline A/B. Fa Packard Caps and motors the mortgagor named in said mortgage, July payment and satisfactions of the pause, and in considuration there it does hereby carrel and discharge said mortgage, and whene sents the laid Harren P. Corline D./ B./ 9 Packed Cyle motore to present property thereby soed and transferred.

In witness wheney, it herents set its hand and seed this Sixteenth day of January 9. B. 1946.

State Street Trust C. tale Street Trust Cs. By in Hurry Hill Vies President Diginal and evaluation the foresence of Jesmett M. Chamber. By In. Ordel ast Vies Rundans

January 17-1946 11 h. 20 n. G. M. Received and recorded entered in Records of montgage of Resound Property in the Colubis Office of the Journ of Easthan book 2 page 117. Lesei E. Chance Celub.

sinon all Them by these presents that he stall Street Trust Company, Holder of a certain mortgage, of Trust Company, dated Frommer 7, 9. 5. 1946, and recorded The Forme of Easthern, Thereachements book 2 page 118, does hereby accounted by the James Summer Eddy the mortgagor named in said mortgage, full Bayment and satisfactions of the same, and in Consideration thereof it does hereof it does hereby Cancel and discharge said Mortgage. and rease unto the Said Summers. Eddy the Suramed Property thereby said and transferred, In witness where of it hereinto sets its hand and seed this frustrents chang of thosember a. D. 1946. Signed and sealed in presence of State Street Trust Company 6.6. Cochran G. P. Easthan, Mass. Fr. 15-1946 10 Fr. 20 m. 9.74.
Received and recorded in Records of Mortgogs of Errowel Profesty in the Clerki Office of the Town of Easthan Brok ylong, 118. Lesli E. Gran, Town Clut.

#### Mortgage of Chattels

Account	No.	

#### KNOW ALL MEN BY THESE PRESENTS, THAT the undersigned

Sumner L. Eddy

of No. Fastham County of	Barnstable	State of Nass.	(hereinafter called mortgagor
--------------------------	------------	----------------	-------------------------------

in consideration of Seven hundred forty-three -----70/100 dollars paid by State Street Trust Company, a Massachusetts trust company doing business at Boston, the receipt whereof is hereby acknowledged, does hereby grant, sell, transfer, and deliver unto the said State Street Trust Company, hereinafter called the "Trust Company," the property described below, with accessories and equipment, all of which are hereinafter referred to as "property":

#### DESCRIPTION OF PROPERTY

Make	Model	Number	Number	Cyls.	Year
International	K3 1 Ton	15932	70834		1945
	T	ERMS OF PAYMENT	,	1 21	0 161
Cost Paid on Account				\$ 61 \$ 61	0 61
Dalama dan				e 70	00
Finance charge-insura	nce included—Fire & T	Cheft C	ollision	\$	3 70
Amount loaned				s 74	3 70

To be paid in 15 monthly instalments of \$ 49.58 each, and a final instalment of \$ ----- , the first being payable 12/30/45 and the remaining instalments on the same date in each successive month, with interest at the rate of 6% per annum on instalments after maturity.

TO HAVE AND TO HOLD to the said Trust Company and its successors and assigns, to their own use and behoof forever. And the mortgagor hereby covenants with the Trust Company that the undersigned is the lawful owner of the said property; that it is free from all incumbrances; that it is in first-class condition; that the undersigned has good right to sell the same as aforesaid; and that the undersigned will warrant and defend the same against the lawful claims and demands of all persons.

PROVIDED, NEVERTHELESS, that if the mortgagor shall pay unto the rust Company the amount loaned in instalments as set forth above and as evidenced by the mortgagor's promissory note of even date and until such payment shall keep and perform the covenants and agreements herein set forth, then this deed, and also the aforesaid note, shall be void, otherwise to remain in full force and effect.

THE MORTGAGOR HEREBY AGREES to keep said property insured against fire and theft in a sum not less than the amount of the unpaid loan thereon, for the benefit of the Trust Company, in such form and with such companies as the Trust Company shall approve, and, if requested, to deliver the insurance policies to the Trust Company. The mortgagor further agrees not to do any of the following things without the written consent of the Trust Company, namely: sell, assign or transfer said property or any interest therein, or attempt so to do; remove or attempt to remove said property from the State in which the mortgagor now resides or in which the principal place of business of the mortgagor is located; waste or destroy the said property or suffer it to be attached on mesne process or otherwise disposed of, incumbered, misused or abused.

In the event of a default by the mortgager in any of the covenants or agreements herein contained, or if the mortgager shall die or become insolvent or be adjudged a bankrupt or file a voluntary petition in bankruptcy or make a general assignment for the benefit of creditors or suspend the transaction of usual business, or if a receiver shall be appointed, or in case a petition shall be filled praying that the mortgager be adjudged a bankrupt or reorganized under the provisions of Chapter X or any other substantially similar provisions of the Bankruptcy Act or amendments thereto, or if the Trust Company, acting through any of its officers, shall for any reason deem the security provided hereby to be inadequate, then, unless the Trust Company shall otherwise elect, all of the indebtedness hereby secured and the note or notes representing said indebtedness shall become immediately due and payable without presentment, demand, protest, or notice of any kind, all of which are hereby waived, and the Trust Company may take immediate possession of said property and may pursue the same wherever it may be found, and, with or without legal process, may enter any premises where said property may be found and take possession thereof, and may remove and sell and dispose of the same at public or private secured by this mortgage, whether then or thereafter payable, including counsel fees and all costs, charges and expenses incurred or sustained in relation to the said property, or to discharge any claims or liens of third persons affecting the same, rendering the surplus if any, to the mortgagor or whosoever may be legally entitled thereto. If the preceds of the sale be insufficient to cover the aforesaid debt, interest, costs, charges and expenses, the mortgagor agrees to pay immediately to the Trust Company or art any selsen or persons in its pebblic may approach at any sale made as aforesaid.

AND IT IS AGREED that the Trust Company or any person or persons in its behalf may purchase at any sale made as aforesaid, and that until default in the performance or observance of any of the covenants or agreements herein contained the mortgaged property and may use and enjoy the same, subject to the provisions hereof.

The words "Trust Company," "mortgaged;" and "undersigned," wherever used herein shall be deemed to include all, if more than one, and likewise successors, assigns, and legal representatives.

SIGNED AND SEALED this Seventh day of November 1945

Witness Sumner L. Eddy Jr. (Seal)

By.

COPY

Summer L. Eddy

To

State Street Trust Co.

Book 2 Page 118

#### Know all men by these presents

that Edward L. Clark of Eastham, Barnstable County, Massachusetts,

in consideration of One Dollar and Other Valuable Considerations to me

paid by The Barnstable County National Bank of Hyannis, a banking corporation duly organized and established under the laws of the United States of America and having an usual place of business in Barnstable (Hyannis), Barnstable County, Massachusetts,

the receipt whereof is hereby acknowledged, do hereby grant, sell, transfer, and deliver unto the said The Barnstable County National Bank of Hyannis the following goods and chattels, namely:

> 1 Used 1936 Ford Delume Tudor Sedan Radio & Heater Motor No. 18-2475347 Serial No. Same as Above

To have and to hold all and singular the said goods and chattels to the said The Barnstable County National Bank of Hyannis, and its successors and assigns to its and their own use and behoof forever.

And I hereby covenant with the grantee that I am the lawful owner of the said goods and chattels; that they are free from all incumbrances,

that I have good right to sell the same as aforesaid; and that I will warrant and defend the same against the lawful claims and demands of all persons,

In witness whereof I the said Edward L. Clark

hereunto set my hand and seals this second day of in the year one thousand nine hundred and forty-six.

Signed and sealed in presence of

Barnstable, ss.

M Opulusar V Educad To lecula

Bastham

Recorded in the Town Clerk's Office for Town of Eastham

Mass., Jan. 4 A.D. 194 6

in Book 2 Page 119

Leslis F. Chree, Form Clark.

EDWARD L. CLARK

The Barnstable County National Bank of Hyannis

January 2, DATE

Will of Sale

nf

Personal Property

Buckings 22, 119 Buck 2 Page 119 110.50.

#### The Barnstable County National Bank Of Hyannis

HYANNIS, MASSACHUSETTS

#### CONDITIONAL SALES CONTRACT

The Barnstable County National Bank of Hyannis, a banking corporation duly organized and	
under the Laws of the United States of America and having an usual place of business in Barnstable,	(Hyannis),
Barnstable County, Massachusetts, hereinafter called the "Seller", does hereby agree to sell, and	

8		,	,8, -		
William B. Steele	of	North Eastham			
Barnstable County, Massachusetts, hereinafter	called the	"Purchaser", here	eby agrees to pu	rchase, subject	to the
terms and conditions hereinafter set forth, the f					
ment and the extra equipment englified below	in ita nroa	ont condition ofto	r thorough ove	mination by the	Pur

chaser, delivery and acceptance of which is hereby acknowledged by the Purchaser, viz:

MAKE NEW	MAKE OF CAR NEW USED		YEAR MODEL	NO. CYL.	MOTOR NO.	SERIAL NO.	IF TRUCK TONNAGE
	Chrysler	Sedan	1940 Royal	6	c25 <b>-</b> 12246	7633802	

Said motor vehicle will be garaged at	King's Highway	Street. N	orth Eastham	
Massachusetts, and shall not be removed				
time without first obtaining the written	consent of the Seller.			

Said motor vehicle is sold for a total time price of \$.473.00......payable as follows: \$..250.02.....on or before

of the deferred balance remaining due. Interest at the rate of .........per cent per annum will be charged on each instalment after maturity.

The Seller and the Purchaser hereby agree to the following express terms and conditions, viz:

1. The Purchaser has made and delivered to the Seller a negotiable promissory note for the total amount of said deferred balance due and said note has been d. The Purchaser has made and delivered to the Seller a negotiable promissory note for the total amount of said deferred balance due as a payment under this Agreement, and that said note may be negotiated, assigned and/or transferred by the Seller either before or after naturity without constituting said note payment under this Agreement, and without vesting title to the motor vehicle said where the purchaser, and the purchaser, and the said note and the said note payment under this Agreement, and without vesting title to the motor vehicle said not be said to the Purchaser.

2. Title to and ownership of the above described motor vehicle is and shall remain vested in the Seller, notwithstanding delivery of possession to the Purchaser, until the entire purchase price is said in full in cash. When Purchaser shall have fully performed and carried out all of the obligations on his part hereunder, but not before, title to said property shall be delivered to him.

the to said property shall vest in the Purchaser and a duly executed Bill of Sale of said property shall be delivered to him. further agrees: ent address is as above stated and that he will notify the Seller immediately in writing of any change of address and that all demands hen sent by mail or delivered addresses do the Purchaser that all address, shall have equal effect as if served on Purchaser in person, regularly keep said motor vehicle at the garage above described when not in use and will make no change in location without giving of such change to the Seller; and the Purchaser hereby authorizes the Seller to examine and inspect said motor whicle at any time, stituted or replacement parts thereof and any labor done on or repairs made to said motor vehicle during the term of this comme component parts thereof and any labor done on or repairs made to said motor vehicle, shall inure to the benefit of the Seller, erreit any mechanic's or garagement's lien to remain thereon unsatisfied.

The seller shall be the seller to the seller may take possession thereof, care for the same, make necessary repairs, and added to the amount due under this Agreement.

Struction, confacation, or seizure by public authorities of said motor vehicle shall not release the Purchaser from his obligations to mply with all the terms and conditions herein provided.

The term of this Agreement said motor vehicle shall be held at the risk of the Purchaser and that the will pay and be responsible for and harmless the Seller from loss or cost by reason of all damage done by said motor vehicle and all claims arising from or on account of said motor vehicle, and motor vehicle and all claims arising from or on account of said motor vehicle and all claims arising from or on account of said motor vehicle and all claims arising from or on account of said motor vehicle and all claims arising from or on account of said motor vehicle and all claims arising from or on account of said motor vehicle and all claims arising from or on account of said m

is his right to possession, shall, juso facto cease and the Seller may repossess and/or otherwise dispose of said motor vehicle in the method is shall keep said motor vehicle insured against loss by fire, theft, collision, conversion and confiscation and/or other loss, for the benefit of gas and the Purchaser, as their interests may appear, for the term of this Agreement, subject to cancellation upon default by the Purchaser or conditions hereof. The Purchaser hereby irrevocably designates and appoints The Barnstable County National Bank of Hyannis his agent ance and to pay for the same out of the total time price, with full power and authority to prove any losses, adjust and collect claims, receive a payment of such claims however the same may be payable, to cancel all insurance in case of any default hereunder, and to apply processly a default is made in the payment of purchase price, or there is a breach by the Purchaser of any of his agreements hereunder, or of any of in case a petition in bankruptcy, receivership or insolvency is filed by or against the Furchaser, or in case the Furchaser should compound his debts, or in case any execution statement, sequestrations or other writ should fithin described motor vehicle or upon any property of the purchaser, or in case said motor vehicle or upon any property of the purchaser, or in case said motor vehicle or an improper or illegal any of those events, the Seller, subject to any controlling provisions of the Statutes or state, may declare the unmatured in-ayable, and proceed to collect the balance due with interest, expenses of collection including Attorney's fees and disbursements and all other ded for; and repossess add motor vehicle and sell the same for the account of the Purchaser, either at public or private sale without notice of such repossesses devicele after deducting the reasonable expenses of such sale shall be applied in reduction of such price. Any provision he contrary shall be null and void.

saer agrees that the remedies of the Seller herein pr

reement.

that the proceeds of any resale under the provisions of paragraph 5 are insufficient to pay in full the expenses of repossession, resale and all other sums due hereunder, the Purchaser agrees upon demand to pay the Seller or its assigns the amount of the deficiency of the purposes. The Purchaser further agrees that in any case all payments made to the Seller or its assigns prior to repossession shall be ment for loss of value and depreciation of said motor vehicle and rental value thereof.

tt shall inure to the benefit of and bind the successors and assigns of the Seller and the successors, representatives and assigns of the er agreements or agreement executed prior to or at the time of this Contract between the Seller and the Purchaser, either verbal or in any way affect the rights and obligations of the parties hereunder or the terms and continuous flowers.

IN WITNESS WHEREOF the parties have set their hands hereto, and to another instrument of like tenor this 3rd day of July A. D., 194 3.

THE BARNSTABLE COUNTY NATIONAL BANK OF H	HYANNIS
--	---------

Bv:	N.O. Nickerson	(Se	eal)
		shier Asst. Cashier	,
	WILLIAM, B. STEE	LE (Se	(lec

#### TOWN CLERK'S OFFICE

0	Eastham		Mass.			Date	Jul	Ly	9	1943
				Sales Contract fr	om	Barnstable	County	Nat	ional	Bank
	William B.									
Rec	orded	Ninth	day of	July	, A. ]	D. 194 <sup>3</sup> , in	Book2		Page	.108
				•	Le	ei 6.	Shee		Tow	n Clerk.

#### The Barnstable County National Bank Of Hyannis HYANNIS, MASSACHUSETTS

#### CONDITIONAL SALES CONTRACT

The Barnstable County National Bank of Hyannis, a banking corporation duly organized and established

under the Laws of	the United States of America	and havii	ng an usual place o	f business in B	arnstable,	(Hyannis),
Barnstable County,	Massachusetts, hereinafter cal	led the "S	eller", does hereby	agree to sell,	and	
Edward	L. Clark	of	Eastham			

Barnstable County, Massachusetts, hereinafter called the "Purchaser", hereby agrees to purchase, subject to the terms and conditions hereinafter set forth, the following described motor vehicle, complete with standard equipment and the extra equipment specified below, in its present condition, after thorough examination by the Purchaser, delivery and acceptance of which is hereby acknowledged by the Purchaser, viz:

MAKE	OF CAR	TYPE BODY .	YEAR MODEL	NO.	Momon No	CTIPTAL 210	IF TRUCK
NEW	USED	1112 2021	THE RODE	CYL.	MOTOR NO.	SERIAL NO.	TONNAGE
	Ford	DeLuxe Tudor Sedan with and o Heate	19 <b>3</b> 6		18-2475347		

Said motor vehicle will be garaged at	Street,
	e the State in which Purchaser now resides for a permanent
time without first obtaining the written consent of the Se	ller.

Said motor vehicle is sold for a total time price of \$\_\_\_395.00\_\_\_payable as follows: \$\_\_\_\_\_on or before

delivery, leaving a deferred balance of \$202.80., payable at The Barnstable County National Bank of Hyannis, 396 Main Street, Hyannis, Massachusetts, in instalments of \$20.00., on the same day of each successive month or as otherwise indicated in the schedule of instalments shown on the note of the Purchaser, and commencing on 194.9; and the final instalments payable hereunder shall equal the amount

of the deferred balance remaining due. Interest at the rate of ......per cent per annum will be charged on each instalment after maturity.

The Seller and the Purchaser hereby agree to the following express terms and conditions, viz:

1. The Purchaser has made and delivered to the Seller a negotiable promissory note for the total amount of said deferred balance due and said note has delivered to the Seller upon the express condition and agreement that said note does not constitute and shall not be considered as a payment under this ment, and that said note may be negotiated, assigned and/or transferred by the Seller either before or after maturity without constituting said note ent under this Agreement, and without vesting title to the motor vehicle above described in the Purchaser.

2. Title to and ownership of the above described motor vehicle is and shall remain vested in the Seller, notwithstanding delivery of possession to the naser, until the entire purchase price is paid in full for cash. When Purchaser shall have fully performed and carried out all of the obligations on his part nater, but not before, title to said property shall vest in the Purchaser and a duly executed Bill of Sale of said property shall be delivered to him.

the term of this Agreement, the Purchaser will not sell, mortgage, encumber, lease and/or otherwise dispose of said motor vehicle, or earnit any mechanic's or garageman's lien to remain thereon unsatisfied.

The property of the seller said motor on the seller may take possession thereof, care for the same, make necessary repairs, and added to the amount due under this Agreement, he Seller may take possession thereof, care for the same, make necessary repairs, and added to the amount due under this Agreement said motor or selver by public authorities of said motor vehicle shall not release the Purchaser from his obligations to emply with all the terms and conditions herein provided, the term of this Agreement said motor vehicle shall be held at the risk of the Purchaser and that he will pay and be responsible for and harmless the Seller from loss or cost by reason of all damage done by said motor vehicle and all claims arising from or on account of said motor vehicle.

The provided is the second of the second

epossessed whice after deducting the reasonable expenses of such sale shall be applied in reduction of such prices. Any proving y shall be null and void.

set that the remedies of the Seller herein provided for are cumulative and not alternative and that by suing for the unpaid balan be deemed to have waived its rights to repossess the said motor vehicle and by repossessing said motor vehicle shall not gift to proceed against the Purchaser for the unpaid balance and charges due hereunder.

her agrees that for the prupose of repossessing said motor vehicle for condition broken the Seller or its agents may enter the regrees that for the purpose of repossessing add motor vehicle for condition broken the Seller or its agents may enter the regrees that for the purpose of repossessing and disposing of said motor by the Seller in locating, repossessing and disposing of said motor by the Seller in locating, repossessing and disposing of said motor by the Seller in locating, repossessing and disposing of said motor by the Seller in locating, repossessing and disposing of said motor where the processing and disposing of said motor which is the seller of th

while under this Agreement.

8. In the event that the proceeds of any resale under the provisions of paragraph 5 are insufficient to pay in full the expenses of repossession, resale did the unpaid balance and all other sums due hereunder, the Purchaser agrees upon demand to pay the Seller or its assigns the amount of the deficiency of the did proceeds for said purposes. The Purchaser further agrees that in any case all payments made to the Seller or its assigns prior to repossession shall be tained as reimbursement for loss of value and depreciation of said motor vehicle and rental value thereof.

9. This Contract shall insure to the benefit of and blind the successors and assigns of the Seller and the successors, representatives and assigns of the archaser, and no other agreements or agreement executed prior to or at the time of this Contract between the Seller and the Purchaser, either verbal or ritten, shall vary or in any way affect the rights and obligations of the parties hereunder or the terms and conditions of this Contract.

		January			mstrume.	110 01	iike	tenoi	
		THE BARNS			BANK	OF	HYA	NNIS	-

THE BARNSTABLE COUNTY NATIONAL BANK	
By: No Auki	(Seal)
Educad L. leearly	(Seal)
Purchaser	, ,

#### TOWN CLERK'S OFFICE

	10 1121	Carrier to the contract of the			
<b>B</b> astnem	, Mass. ,		Date	January	4 194 6
This will acknowledge	receipt of Conditional S	ales Contract from Ba	rnstable C	ounty Natio	onal Bank
to Ed ard L. Clark					
Recorded Fourit	day of Ja	nuary , A.	D. 1946, in	Book 2	Page 119
		Listis	E. E.	4.4.	Town Clerk



# Mortgage of Chattels

Eastham County of Barnstable State of Mass (hereinafter called mortgagor)

	Account No. W			
KNOW ALL MEN BY THESE PRESENTS, THAT the undersigned	Warren R. Corliss TA Packard Cape Cod Voto			

consideration of Four hundred sixty-& no/100									
MAKE	TYPE OF BODY AND MODEL LETTER OR NO.	MANUFAC- TURER'S SERIAL NO.	MOTOR NUMBER	NO. OF CYLS.	YEAR	NET INVOICE PRICE	AMOUNT LOAN	DATE	
Packard	Model 1700	1281-12304	B-18154		1939		575.0C		
				t					
								A	

indewide buccephore, apprelie, and regar representation		
SIGNED AND SEALED this Fourteenth day	of January	1946 .
	Packard Cape Cod Notors	(Seal)
Witness	W D C14	(12 - 11 - )

Radicard Cape God Motors, State Street Trust Co.

Book 2 Page 120 Buston

Know at men by there foresents that the State Street Trust Company, Haider of a cirtain Trostgage ? Thereand property given by Haven P. Corlies 4/3/ a Tackand Cop. Cod Thotos to State Sheet Trust Company dated January formleasth G. D. 1946 and recorded in Record of Montgages of Corrows traperty in the bunke office of The Yours of Ene Town, Massachuretts Book 2 Page 120 don hereby a excurred on that it has received from Hamen P. Corlies I/B/4 lacked Cys Cod motors the mortgages named in said mortgage. " all payment and satisfactions of the same; and in Considerations thing it does herety cancel and discharge said mostgage, and release unto In said Hann F. Concies 4/13/6 Packed Cape End Thaters the foresonal property thereby saed and transferred, on mounts wherey, I herewite sets it's heard and send this thirty girst day of January 9. 1. 1946. Stel Stint Trust Company. By G. E. Cochem autilies President By 7. 1. Sheperd asst. Treasurer.

122 Ken al in by the presents that the Sect Street Complany, Harden of a certain mortgage of Serson property given by Jamen P. Corline B/B/9. Packard Cape Cod motors to Set Street Trust Company dated Journay 20-9. D. 1946 and recorded in Records or mortgages of Personal Property in the Clube: Office of the Town of Earthing massachusetts Book & Page 122, does Tucky acrowslage that it has received from Hanen P. Corlis 5/8/9 Packard Cape Cod motors to mortgagor named in said considerations of the same thereof it does hereby cancel and discharge said mortgage, and relieve unto the said Honen P. Corlin Packard Cap cad matrix the personal property thereby said and transferred. In intime where it resents sets its hand and see inis Sight day of Track 4. B. 1946 Stati Shut True ! Co. Br : E. Shipard Tat Tucamer.

# Mortgage of Chattels

			Account No. W
KNOW ALL MEN BY THESE PRESENTS, THA	T the undersigned	Warren R. Corline	LYBYA Pushard C Goo
of Esther County of Barris	t. bla	State of Maria	(hereinafter called mortrager)
County of Land	C 0 1 2	State of Management	(herematter caned mortgagor)

in consideration of Six hundred twenty-five dollars----00/10 dollars paid by State Street Trust Company, a Massachusetts banking corporation doing business at Boston, the receipt whereof is hereby acknowledged, does hereby grant, sell, transfer, and deliver unto the said State Street Trust Company, hereinafter called the "Trust Company," the motor vehicles described in the following schedule, with accessories and equipment, all of which are hereinafter referred to as "motor vehicles":

#### SCHEDULE OF MOTOR VEHICLES, INVOICES AND LOANS

MAKE	TYPE OF BODY AND MODEL LETTER OR NO.	MANUFAC- TURER'S SERIAL NO.	MOTOR NUMBER	NO. OF	YEAR	NET INVOICE PRICE	AMOUNT LOANED	DATE PAID
Prokard 120	4 dr Sedan	392-12785	c314539		1940		625.00	
	-							
	1							
	<u> </u>							
	1 1							
					-			

TO HAVE AND TO HOLD all and singular the said motor vehicles to the said Trust Company and its successors and assigns, to their own use and behoof forever. And the mortgagor hereby covenants with the Trust Company that the undersigned is the lawful owner of the said motor vehicles; that they are free from all inclumbrances; that they are in first-class condition; that the undersigned as good right to sell the same as aforesaid, and that the undersigned will warrant and defend the same against the lawful claims and demands of all the same as aforesaid, and that the undersigned will warrant and defend the same against the lawful claims and demands of all the same as aforesaid, and that the undersigned will warrant and defend the same against the lawful claims and demands of all the same as aforesaid, and that the undersigned will warrant and defend the same against the lawful claims and demands of all the same as aforesaid, and that the undersigned has a same as aforesaid, and that the undersigned has good right to sell the same as aforesaid, and that the undersigned has a same as aforesaid, and that the undersigned has good right to sell the same as aforesaid, and that the undersigned has good right to sell the same as aforesaid, and that the undersigned has a surface of the same as aforesaid, and that the undersigned has a surface as a surface as a surface as a surface and the same as aforesaid, and that the undersigned has a surface and the same as aforesaid, and that the undersigned has a surface and the same as aforesaid, and that the undersigned has a surface and the same as aforesaid, and that the undersigned has a surface and the same as aforesaid, and that the undersigned has a surface and the same as aforesaid, and that the undersigned has a surface and the same as aforesaid, and that the undersigned has a surface and the same as aforesaid, and

SIGNED AND SEALED thisCth	day of Cabrillary 19 16
Witness	(Sos1)

MORTGAGE OF CHATTELS

Warren R. Corline D/B/A

0

State Street Trust Company
Boston

Date Fabruary 28, 1746

Received and entered in Records of Mortgages of Personal Property in the Clerk's Office of the

n of Retham

- CS.E. 120

Lew C. Com. - More

# Know all Men by these Presents

ı nat	Estham	in the Country of	Barnstable	and Commonwealth of
Maco	achusetts, in consideration of	One Hundred twent		
paid ackno				he receipt whereof is hereby n goods and chattels, described
	l Billys Jeeo, motor	#17667. maker 17236	together with all so	essories:
		***************************************		
***************************************		**************************************	,	
		***************************************		
***********	***************************************			
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••••••				
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***************************************				
	***************************************	***************************************		
***************************************	······································			
***********				
*********	***************************************			
	***************************************			
************	***************************************		***************************************	
	(None of the a	bove articles have be	en purchased within t	he past forty-five day
eachs also when	all other household property wire the said mortgaged property	the property now in premises of hich shall, while this mortgage may be situated in addition to	is in force, be fixed or placed or substitution for that herein	d in the above or any premises specified. And
	by Unenant with the gr is and chattels: that they are for		th	ne lawful owner of the said
good	is and charters; that they are is	ree from an incumbrances		
*********			***************************************	
that	I	have good right to sell the	same as aforesaid; and that	I will
w a	rrant and defend th	e same against the lawful claim	s and demands of all persons	
	Provided neverthe	less that if I or my	executors, administrators	, or assigns pay unto the grantee,
or it	s successors, or assigns, the sur	n of One hundred twent	cy-five	
			Dollars	, the amount of the above loan
	twelve successive		100	each, interest included
				of making and securing this loan
				said loan, and the first of which
				and the final instalment
	ring any unpaid balance, includ			
insu: then repr	red against fire, in a sum not le n nor any part thereof to be attressentatives, attempt to sell or r	ss than this claim, for the bene ached on mesne process, and si emove the same or any part th	fit of the grantee, shall not was hall not, except with the consen ereof,—then this deed, also the	keep the said goods and chattels te or destroy the same nor suffer it in writing of the grantee or its aforesaid note, shall be void.
	To in further amount that	3:C-+:1+:		diameter the same is to the

signed by both parties there to

But upon any default in the performance or observance of either of the foregoing conditions, the grantee or its successors, or assigns, may sell said property or any part thereof, at public auction and endorse upon the note hereby secured the net proceeds, after paying all necessary charges and expenses of the sale, and discharging any claims or liens of third persons affecting the same, and hold the mortgagors to pay any balance that may be due thereon; and the grantee,or its successors, or assigns, or any person or persons in their behalf, shall have the right and privilege of entering, forcibly, if necessary, any building or place in which said goods and chattels may be, and of removing the same therefrom, without being guilty of any trespass or tort, or liable in any way therefor. Provided that the mortgagors shall be notified in the manner provided in Section Five of Chapter Two Hundred and Fifty-five of the General Laws of the time and place of any such sale to be made in the foreclosure proceedings, at least seven days before such sale.

And that in case of a breach of any of the conditions of this mortgage, said grantee may take possession of said goods and chattels and said grantor shall pay all expenses and charges incurred by said grantee, in proceedings of foreclosure or otherwise, in respect to said goods and chattels.

In witness whereof	I	the said	John	Curtis	Curtin		
hereunto setmy	in the year one the	thisousand nine	thirte				day of
H. G. Ewlehing			\\	County	Road		
Records of Mortgages of Personal libro 2 folio 123						Esthem	i entered in
satisfaction having been received th	is mortgage is here	by discharge	ed.	Boston,		Town	Clerk

Mortgage OF Personal Property

FROM THE OFFICE OF STATE LOAN CO.

STATE LOAN CO.

619 Washington Street

LICENSE No. 145
Telephone Connection

ROOM 404
BOSTON

Thust Company, holow of a criticis through y personal property
given by Hamen P. Corlies D/B/9 Packard Cops and Thaters to State
Street Dust company dated Much 25 9. D. 1946 and a condition
Beard of Record howard, on the Curic Office of the Town of Eastern
There achievets book 2 page 124, does hereby acknowledge that at has
received from Hamen P. Corlies B/B/9 Packard Cope and Thotas the
mortgages named in said mortgage, full proposed satisfaction
of the same, and in consideration therey is does untry caused
and discharge said mortgage, and release unto the said
Thanes P. Corlies D/B/9 Packard Cope Cord. From the personnel
froperty thurby and and transferred.

Froperty thurby and and transferred.

Second day of Tany 9, B. 1946

Stati Strut Drust Co. By 7. G. Shipard Quet. Treasurer. KNOW ALL MED Eastham

### Mortgage of Chattels

		Account No. W
BY THESE PRESENTS, THAT the undersigned	Warren R. Corliss D	/B/A Packard Came Cod
		latano

in consideration of <u>Six hundred seventy-five dollars-----00/ldblars</u> paid by State Street Trust Company, a Massachusetts banking corporation doing business at Boston, the receipt whereof is hereby acknowledged, does hereby grant, sell, transfer, and deliver unto the said State Street Trust Company, hereinafter called the "Trust Company," the motor vehicles described in the following schedule, with accessories and equipment, all of which are hereinafter referred to as "motor vehicles":

#### SCHEDULE OF MOTOR VEHICLES, INVOICES AND LOANS

MAKE	TYPE OF BODY AND MODEL LETTER OR NO.	MANUFAC- TURER'S SERIAL NO.	MOTOR NUMBER	NO. OF CYLS.	YEAR	NET INVOICE PRICE	AMOUNT LOANED	DATE PAID
Packard	4 dr Sedan	1382-40975	C60782		1940		675.00	
#120#	Radio & Heater							
	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	1 N 1 1 1 1 1 1 1						
						h_		
		11						
				-			-	2.0
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				-				1 1
						a		
				-				

TO HAVE AND TO HOLD all and singular the said motor vehicles to the said Trust Company and its successors and assigns, to their own use and behoof forever. And the mortgager hereby covenants with the Trust Company that the undersigned is he lawful owner of the said motor vehicles: that they are free from all incumbrances; that they are in first-class condition; that the said motor vehicles is that they are free from all incumbrances; that they are in first-class condition; that the said motor vehicles is and assigns and assigns and demands of all persons.

PROVIDED, NEVERTHELESS, that if the mortgagor shall pay unto the Trust Company the aggregate amount loaned, as evidenced by the above schedule and by mortgagor's promisery note or notes of even date hereith and payable on demand with interest as in said note or notes, shall be void, otherwise to remain in full force and effect.

THE MORTGAGOR HEREBY AGREES to keep said motor vehicles and each of them insured against fire and theft in a sum not less that the promiser of the trust Company in such form and with such companies as the Trust Company shall approve, and if requerted, to editor the interest of the said motor vehicles or any of them or any interest therein, or attempt so to do; remove or attempt to remove said motor vehicles or any of them or any interest therein, or attempt so to do; remove or attempt to remove said motor vehicles or any of them or any interest therein, or attempt so to do; remove or attempt to remove said motor vehicles or any of them or any interest therein, or attempt so to do; remove or attempt so the vehicles or any of the mortgagor in any of them to be attached on means process or therwise disposed of, incumbered, the said motor vehicles or any of them or after them or attempt so to do; remove as all motor vehicles or any of them or suffer them or any of them to be attached on means process or otherwise disposed of, incumbered, the said motor vehicles or any of them or any of them to be attached on means process or otherwise dis

SIGNED	AND SEALED	this I Wenty-11	I T N da	y of	Larch	\$11 THE STATE OF T	 1946	1.0
Witness.	<u>701 - 6. 5.8 1.5.4.</u>						(Seal	1)

MORYGAGE OF CHATTELS

Warren R. Corliss D/3/A. Packard Cape Cod Notors Bastham, Pass.

2

State Street Trust Company Boston Date Larch 27, 1946

Received and entered in Records of Mortgages of Personal Property in the Clerk's Office of the

Town of Esthem

book 2 page 124

Leis E. Chur Gert

Sumner L. Eddy, Jr.

#### Mortgage of Chattels

of No. Basthan County of Barnstuble State of Mass. (hereinafter called mortgagor)

Account	No
Account	TIV

KNOW ALL MEN BY THESE PRESENTS, THAT the undersigned

By Summer L. Eddy, Jr.

receipt whereof is her Street Trust Company	Trust Company, a Meeby acknowledged, door, hereinafter called the	assachusetts trus es hereby grant, e "Trust Compa	t company doing bus sell, transfer, and deliv ny," the property descri	iness at Bo er unto the	ston, the
sories and equipment,		nafter referred to IPTION OF PRO			
Make	Type and Model	Serial Number	Motor Number	No. of Cyls.	Year
Dodge			T207-21878		1941
A		ERMS OF PAYM		_	1
Cost					
Paid on Account					525 00
Balance dueinsura	nee included Five & T	hoft	Callisian		35 81
Amount loaned					60 81
TO HAVE AND TO HOLI mortgagor hereby covenants all incumbrances; that it is undersigned will warrant and PROVIDED, NEVERTHE forth above and as evidenced covenants and agreements he and effect.  THE MORTGAGOR HER the unpaid loan thereon, for approve, and, if requested, to following things without the therein, or attempt so to do; the principal place of busines process or otherwise disposed	LESS, that if the mortgago by the mortgagor's promisso rein set forth, then this dee	r shall pay unto the ry note of even dat d, and also the afore	Trust Company the amount of and until such payment staid note, shall be void, other	oaned in instalment hall keep and wise to remain	nents as set perform the in full force
In the event of a default or become insolvent or be a of creditors or suspend the that the mortgagor be adjudged the Bankrupty Act of a control of the Bankrupty Act of the mortgagor of a control of the Bankrupty Act o	by the mortgagor in any of djudged a bankrupt or file 'ansaction of usual business, seed a bankrupt or reorganize means the state of the file of the state of the	the covenants or ag a voluntary petition is or if a receiver shall is under the provisions of the provision	reements herein contained, or bankruptcy or make a gener, be appointed, or in case a gener, be appointed, or in case a gener, be appointed, or in case a gener, or characteristic and the second in the second contained and the second contained and the second contained and second cont	if the mortgag al assignment for the control of the	or shall die the benefit filed praying ar provisions any reason indebtedness presentment. One or private il sums then incurred or incurred or incurred or incurred or incurred or a coresaid ining unpaid. As aforesaid, tgagor may more than
SIGNED AND SEALED	his 2nd	day of	April		19 46
Witness		No. or in State St			(Seal)

# MORTGAGE OF CHATTELS

Surner L. Eddy, Jr.

to

State Street Trust Company
Boston

Date April 4, 1946

Received and entered in Records of Mortgages of Personal Property in the Clerk's Office of the

Town of Eastham

Page 125

Book 2

Auli E, Coure Clerk.

Thornall men by these consents that the State 125 Street Trust Company Holder of a certain mortgage of prome property given by Summer of Eddy of to State Street Trust Company dated abil 2-1946 and received recorded in Records of Reserved Property in the clarks Office of the Town of Front Easthow, mean achieve Book or page 125 does hereby acknowledge that it has received from the mortgager named in said mortgage, July payment and satisfactions yets same, and in considerations through those truly cancel and charlenge said mortgage, and releve unto the said Summer S. Eday J. Try pushed brokerty thereby soed and transferred. In witness whereof, it hereunto sets its frank and seed this Elementer day of October a. S. 1946. State Street Truet Company. C. E. Cochine V. P. Signed and seed in Typesome of Joan M. Duffy Received and recently Oct: 15-1946 11 h. 10 m. q. m. attest Listi E. Chia Form Clube.

Know all men By Three Presents that in slate Shirt Trust Co, weder of a certain most gage of June on Species given by France f. Corinia 1/13/9. Tackard Cope Cad Motors to State Sheir Fruit Company, deted Opil 12-1946 and wended in Reads of mortgages of Eurona's Property in the Clark's Office of the Town of Easthan, Those activants Brok 2 Page 126, does neverly actionwage that I has received from Haven T. Corlies A/B/ 9. Cope Cod motion the mortgager named in said mortgage, jull payment and valifactions of the same; and in Consideration thereof it does hereby Cancel and discharge said martgage, and release unto the said Thanen of Corlies D, B/a Packend Cake Cod Trators it's personesproperty thereby said and transferred. In withing copiered, it iments sets it's fraud and seal this Ederena Tourliette day May 9. D. 1946

State Street Trust Co.

6 E. Cochran inf

# Mortgage of Chattels

KNOW	ALL MEN BY	THESE PRESENTS,	THAT the undersigned	Warren R.		A Account No. W Packard Cape Cod Motors
of	Eastham	County of	Barnstable	State of	Mass.	(hereinafter called mortgagor)
						,

in consideration of Six hundred fifty dollers ------00/10Qtollars paid by State Street Trust Company, a Massachusetts banking corporation doing business at Boston, the receipt whereof is hereby acknowledged, does hereby grant, sell, transfer, and deliver unto the said State Street Trust Company, hereinafter called the "Trust Company," the motor vehicles described in the following schedule, with accessories and equipment, all of which are hereinafter referred to as "motor vehicles":

#### SCHEDULE OF MOTOR VEHICLES, INVOICES AND LOANS

MAKE	TYPE OF BODY AND MODEL LETTER OR NO.	MANUFAC- TURER'S SERIAL NO.	MOTOR NUMBER	NO. OF	YEAR	NET INVOICE PRICE	AMOUNT LOANED	DATE
Plymouth	4 dr. Sedan	11023112	P10-253359		1940		6,0.00	
				-				
				-				
								-

TO HAVE AND TO HOLD all and singular the said motor vehicles to the said Trust Company and its successors and assigns, to their own use and behoof forever. And the mortgagor hereby covenants with the Trust Company that the undersigned is the lawful owner of the said same as aforesuld into here form all incumbrances; that they are in first-class condition; that the undersigned has good right to sell the PROVIDED NEVERTHELESS, that if the invarrant and defend the same against the lawful claims and demands of all persons. He above schedule and by mortgagor's promisery rate of the above schedule and by mortgagor's promisery rate of the above schedule and by mortgagor's promisery rate of the above schedule and by mortgagor's promisery rate of the aforesaid note or notes, shall be void, otherwise to remain in full force and effect agreements herein set forth, then this deed, and also the aforesaid note or notes, shall be void, otherwise to remain in full force and effect agreements herein set forth, then this deed, and also the aforesaid note or notes, shall be void, otherwise to remain in full force and effect agreements herein set forth, then this deed, and also the aforesaid note or notes, shall be void, otherwise to remain in full force and effect agreements herein set forth, then this deed, and also the aforesaid note or notes, shall be void, otherwise to remain in full force and effect agreements herein set forth, then this deed, and also the aforesaid note or notes, shall be viewed to the trust company, in such form and with such company shall approve, and, if requested, to deliver the insurance policies to the Trust Company, and the very company shall approve, and, if requested, to deliver the insurance policies to the Trust Company, and the very company and the mortgagor now resides or in which the principal place of bitmpt to remove said motor vehicles or any of them or any interest these without the written consent of the Trust Company, and provided here of the principal place of the principal place of the

mewise successors, assigns, and legal representatives.		
SIGNED AND SEALED this Twelfth	day of April	19.46
Witness	***************************************	(Seal)
77626	Ry V. R. Coliss	(4444)

# MORTGAGE OF CHATTELS

Warren R. Coritss D/B/A Packard Cape Cod Notors Bastham, Asss.

0

State Street Trust Company
Boston

Date April 18, 1946

Received and entered in Records of Mortgages of Personal Property in the Clerk's Office of the

Town of Eastham

book 2 page 126

frain E. G. Town dork.

# Mortgage of Chattels

	Account No. W
KNOW ALL MEN BY THESE PRESENTS, THAT the undersigned	Warren R. Corliss D/B/A Packard Cape Cod Motor
of Eastham County of Barnstable	State of Mass. (hereinafter called mortgagor)

#### SCHEDULE OF MOTOR VEHICLES, INVOICES AND LOANS

Packard C	Club Coupe 120	1195-3892	D3170870	1911	1100.00	
			,			
		,				
		~			 9	
		,				

likewise successors, assigns, and legal representatives.		
SIGNED AND SEALED this 25th	day of April	19.46.
Witness	***************************************	(Seal)
W7675	By W. R. Corliss	

State Street Trust Company Received and entered in Records book 2 page 127 of Personal Property Mortgages Warren R. Corliss D/B/A Packard Cape Cod Motors in the Clerk's Office of the MORTGAGE OF CHATTELS May 3, 1946 Eastham, Mass. Eastham, Mass. Boston Town

There all men by this ferents that the ities that the ities that Thust longing Holder of a cutain mortgage of prem property given by Hanen P. Corline 1/3/9. Parkend Cape lod notes to State Street Trulet Company dated april 25-1946 andrecorded in Records of Mortigages of Personal Profesty in the Clubis Office yets Town of Earthan, machinette Book 2 Page 127, does newbyackworlidge that it has received from Horner R. Corline B/B/9 Packard Cope Cod motors the mortgager named in said mortgage, full flagment and satisfaction of the same; and in considerations thereof it does hereby carred and discharge said mortgage and release unto the said Thomas P. Coolies 5/B/g Packand Cafe Cod Trotoes the personal property thereby sold and transferred In withing wherly, it theunts sets its want and sent this renteretts day or May 9.2. 1946 Stat Shut Trust Co.

6. E. Coefran of

Sweet Company Holder of a certain mortgage of personal property given by Jamen R. Corline L/B/9 Parend Cope Cood Trotors to State Sheet Trust Co.

and True 11, 1000 and wared in Records of Trotory of ferend Property.

in the Clark Office of the Former Eastham, Thomsender to book of Juge 128

does harry a Unantidge that I has that for received from Hanen R.

Cortine 2/13/9 Presend Cope Cod Trotors the Transfagor manual in said

Trentzage, full payment and satisfaction of the same; and in

Consideration therey it does harry careel and discharge daid

Trootgage, and release units the said It arren R. Cortin S/B/9

To exceed Cape Cod Trotors the James peoplety thereby sould and

thankford.

In withing convey, it hereunto sets its hem handseas this Terenty minth day of may 9. D. 1946.

O. E. Corpra . C7 6. P.

Jun 6-1946 114. M 1800 2 Tage . 28

## Mortgage of Chattels

KNOW ALL MEN BY THES	E PRESENTS, THAT the undersigned	Warren R.	Corliss			Cape Cod
of Eastham	County of Barnstable	State of	Mass.	(here	inafter calle	Motors d mortgagor)

#### SCHEDULE OF MOTOR VEHICLES, INVOICES AND LOANS

MAKE	TYPE OF BODY AND MODEL LETTER OR NO.	MANUFAC- TURER'S SERIAL NO.	MOTOR NUMBER	NO. OF CYLS.	YEAR	NET INVOICE PRICE	AMOUNT LOANED	DATE
Pontiac	hdr Sedan	6-795428	P6JB8874		1941		950.00	
						* .		
		5						*
		27					4.	- 4
		1 4 .	1 2 2					
							* .	

TO HAVE AND TO HOLD all and singular the said motor vehicles to the said Trust Company and its successors and assigns, to their own uses and behoof, forever. And the mortgagor hereby covenants with the Trust Company that the undersigned is the lawful owner of the said motor which and the three that the mortgagor is the said motor which as a foresaid; and that the undersigned will warrant and defend the same as aforesaid; and that the undersigned will warrant and defend the same as aforesaid; and that the undersigned will warrant and defend the same as aforesaid; and that the undersigned will warrant and defend the same as a singular the lawful claims and demands of all persons.

PROVIDED, NEVERTHELESS, that if the mortgagor shall pay unto the Trust Company the aggregate amount loaned, as evidenced by the above schedule and by mortgagor's promisery note or notes of even date herein set forth, then this deed, and also the aforesaid note or notes, shall be void, otherwise to remain in full force and effect.

THE MORTGAGOR HEREBY AGREES to keep said motor vehicles and each of the Trust Company, in such form and with san the amount of unpaid loans thereon, as indicated by the above schedule, for the benefit of the Trust Company, in such form and with further agrees not to do any of the following things without the written consent of the Trust Company, namely; sell, assign or transfer and motor vehicles or any of them or any interest therein, or attempt so to do; remove or attempt to remove said motor vehicles or any of them or any interest therein, or attempts on to; remove asid motor vehicles or any of them or suffer them or any of them to a suffer them or any of them to be attached on mesne process or otherwise disposed of, incumbered, misused or abused; permit said motor vehicles or any of them or suffer them or any of them to be attached on mesne process or otherwise disposed of, incumbered, misused or abused; permit said motor vehicles or any of them to be attached on mesne process or otherwise disposed of, inc

ikewise successors, assigns, and legal representatives.			
ICNED AND SEALED this 11th	day	of May	19 46
Witness		Packard Cape Cod Not	
77 10110000		D. Dromana Madauchhar Abbar	

## MORTGAGE OF CHATTELS

Warren R. Corliss D/B/A Packard Cape Cod Motors Eastham, Mass.

ç

State Street Trust Company
Boston

Date ... May 16, 1946 ....

Received and entered in Records of Mortgages of Personal Property in the Clerk's Office of the

Town of Eastham

book 2 page

June E. Chan gerk.

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	this	page	Cler	h.	10	12.2	-
(Date)	mort	12	K'8 0	Ton L	Per		6
8	Full	*	ffice	of M		Wil.	5 D A
	sati	0	of the	orte.	nal ELX	XD XD	Date Dec
	isfac	1	ne	A. A.	nal Finance Con PLYMOUTH, MASS. License No. 203	Wil	E BAN
Ву	tion y dis Perso	1.	Ton	Rece of P	nai UTI	tan To	
	ha	eu	2.43	ived	H, M	1	<b>Hotel</b>
1 :	- = 5		3 30 6	la la	S } _	85	
	ving larged.			4 B 34	8 6	77	
	Full satisfaction having been this mortgage is hereby discharged.  Personal Finance	Town	E E	and en	omp	Vieto	
By Manager	nce Co	129 Dook & Charles Town Clerk	Clerk's office of the		resonal Finance Company PLYMOUTH, MASS. License No. 203	Wiles, Wilton L & Victoria	ave average.

BOR-34D-1--ED JAN '43 MASS 2M-P-17368-1-21-46 (1)

ay

		Chattel	fflo	rtgage			
(b) KNOW ALL MEN I	BY TE	HESE PRESENTS that we	Lev	ina Victoria Wile	s a	nd Wilte	on I. Wiles
her husband							
of No. Eastham		in Barnst	able	County,	Mas	sachusetts	(hereinafter called
the Borrowers), in consideration of							
		Dollars to us paid by	У				
	PER	SONAL FINANCE COMPA	NY, (	hereinafter called the Lender	r),		
at its l		l loan office, 56A Main Street				203,	
the receipt whereof is hereby ack	holyn	red and for the nurnose of se	curing	the renewment of said loon	with i	nterest os ha	reinefter stated de
grant, bargain, sell, transfer and o	leliver	unto the said Lender the pers	sonal p	roperty described as follows:			
		with all attachments and equ	uipmer	t, now located in said Count	y and	State at	. A. K. High
in the City of No. East h	am	, to wit:					
MAKE MODEL		YEAR ENGINE	NO.	SERIAL NO.	C	THER IDE	ENTIFICATION
Plymouth Sedan	1	937 P14-1427	787	10187540		black	
		hold goods, contained in the p			8	Street, in the	City of
	., in		Cour	ity, Mass. to wit:			
TIVING POOM		DINING ROOM	1	Principal		The state of	2001
LIVING ROOM  NO. DESCRIPTION	No.		NO.	KITCHEN	NO.		ROOM
Bookcase	.40.	Buffet	5	Chairs	NO.		
Secretary	6	Chairs	1	Table	1		ingle
2 Chair Manle	1	China Closet	1	Stove Sears Oil	2		Double
1 Chair Overstuffed	-	Serving Table		Washing Machine	1	Chair	204020
l Chair Lindaar	1	Table	1	Glenwood range	12	Chair.	
Living Room Suite	1	Sewing Machine		Refrigerator		Chiffonier	
Piano		Rug				Chifforobe	Э
1 Table	1	Radio Croydea	-	Vacuum Cleaner	11.	Dresser	
1 Rugs 9 x 12	-		-		1-	Dressing '	
2   burner heater					11,	2 nite	table
is free from all incumbrances, exce	pting				**********		
that they have good right to sell t							
of all persons whomsoever, excepti							
and that in case a sale shall be ma	de un	der the power of sale they wil	l, upon	request, execute and deliver	to th	e purchaser	or purchasers a bill
of sale confirming such sale. (3) PROVIDED, NEVER	RTHE	LESS, that if the Borrowers	shall p	ay unto the Lender the said	sum o	of On	e
Hundred 11 succe	Fift	ty		Dollars, tl	ie act	ual amount	of the above loan,
at the rate of 3% per month on th							
unpaid principal balance, the first							
day of July							
including interest as aforesaid, whi and bearing interest after maturity	ch inst zat sa	alment is due and owing on t id rate, all as is more particul:	he arly ev	idenced by a certain note of	the B	orrowers of e	even date herewith,
and shall perform and observe all	agreen	ents of said note and this mo	rtgage,	then this mortgage shall be			
		e Borrowers for making or sec notor vehicle, Borrowers cover			o show	the Comme	nwoolth of Mossa
chusetts and that they will confor	m wit	h all laws and ordinances gov	erning	said motor vehicle; and if t	his m	ortgage inclu	ides other personal
property, Borrowers covenant that consent of the Lender.	t they	will not remove such other p	ersona	l property from the above d	escrib	ed address w	rithout the written
(5) It is agreed that Born		will perform and observe the					
personal property nor suffer any p tained or upon any loss by fire or of	art th	ereof to be attached; that up	on any	breach of any condition or	agreen	nent herein	or in said note con-
may become due and payable at o	nce wi	thout notice or demand thereo	of; that	until any such default as he	rein d	escribed, Bo	rrowers may retain
possession of said personal propert		may use and enjoy the same encies named herein or in said			for an	d said Borre	ware on for as they
can give authority therefor do aut							
or persons, without previous notice and take possession of and carry	ce to I	Borrowers, to enter said buildi	ing and	l other premises in which an	y of s	uch personal	property is placed
days' notice in writing of the tim	e and	place of sale by leaving a cop	y of st	ich notice with Borrowers or	with	the person in	n possession of said
personal property claiming the sar papers, if any, published in the tov							
newspapers published in the coun	ty; the	o foregoing notice being that	set fort	th in Section 108 of Chapter	140 a	and in Section	n 5 of Chapter 255
of the General Laws. The proceed be paid to said Borrowers, or the	ds of t	the same shall be applied to the	e amou	nt of the indebtedness secure he same. It is agreed that t	he Le	by, and the s nder, its suc	urplus, if any, shall cessors and assigns.
or any person or persons in its bel	alf, m	ay purchase at any sale made	as afor	resaid.			
(7) If this mortgage inclu Lender, at its option, may take an	des bo	th a motor vehicle and other p	ersona	l property and if there shall a	occur	default as ab	ove described, said
without in any way prejudicing it							
has not been taken. IN WITNESS WHEREOU	7 the T	Borrowers hereto set their hand	de or	sools the	st		day of
May	tile I	30rrowers hereto set their hand 19 46	ns and	some the		***************************************	aay or
Signed and sealed in the presence		, 1932					
Louise Perrault				Levina V. W	ile	S	(SEAL)
				4			(Death)
				Wilton L. W			

mantage find 2m. 25. 1946, Listenge nevering ausnembed Zer. 29. 1946 at 9.30 9. 7h. Book's page 139.

recei E. Chan. From Cluk.

## Know all Men by these Presents

	Eastham	in the County of		and Comr	
Massachu	isetts, in consideration of	Three hundred		<u>00</u>	dollars,
acknowle	STATE LOAN CO., of dged do hereby grant, sel is follows:	Boston, County of Suffolk, I, transfer and deliver unto t	and Commonwealth he said STATE LOAN	aforesaid, the receipt whereo I CO., certain goods and chatte	f is hereby els, described
1	1946 Willys Jeep	Wotor #17667 Maker #	17236 together	with all accessories	
<b></b>			·····		***************************************
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also all owhere the	other household property ne said mortgaged property Qovenunt with the	ty may be situated in addition	gage is in force, be fix n to or substitution for	raid Bastham  red or placed in the above or red that herein specified. And  the lawful owner	any premises  I  of the said
***************************************					***************************************
that		have good right to sell			wil
	int and defend.	have good right to sell the same against the lawful of			wil
warrs		the same against the lawful of	claims and demands of	f all persons.	wil
warrs	rovided neverth	the same against the lawful of the same against the same against the lawful of the same against	my executors, and	f all persons.  dministrators, or assigns pay unto	
warra  p or its su	rouided neverth	the same against the lawful of the same against the lawful of the same of the same of the same against the lawful of the same against the same against the lawful of the same against th	my executors, and	dministrators, or assigns pay unto	e above loan
or its su	rouided neverth secessors, or assigns, the secessors	the same against the lawful of the same against the lawful of the same of the same of the same of the same against the lawful of the same against	executors, ac d00 29.25 100	dministrators, or assigns pay unto	e above loan
or its su	ccessors, or assigns, the secessors or assigns, the secessors of the secess further sum of No	the same against the lawful of the same against the lawful of the same against the lawful of the same against the sam	executors, and demands ofexecutors, and00	dministrators, or assigns pay unto	e above loan
or its su	rouided neverth tecessors, or assigns, the s  velve success further sum of No ate of 22 per	the same against the lawful of the same against the lawful of the same against the lawful of the same against the same against the lawful of the same against the lawful of the same against the same aga	executors, and demands ofexecutors, and00	dministrators, or assigns pay unto	e above loan rest included ring this loan first of which
or its su  Tv  and the at the ra instalme	rouided neverth tecessors, or assigns, the sevelve success further sum of No ate of 2½ per nts shall be payable on the	the same against the lawful of the same against the lawful of the same against the lawful of the same against the same against the lawful of the same against the lawful of the same against the same aga	executors, and demands ofexecutors, and	dministrators, or assigns pay unto Dollars, the amount of th  each, inte ual expense of making and secu l balance of said loan, and the  19_46_, and the fir	e above loan rest included ring this loan first of which al instalment

signed by both parties there to

ss Form 13

But upon any default in the performance or observance of either of the foregoing conditions, the grantee or its successors, or assigns, may sell said property or any part thereof, at public auction and endorse upon the note hereby secured the net proceeds, after paying all necessary charges and expenses of the sale, and discharging any claims or liens of third persons affecting the same, and hold the mortgagors to pay any balance that may be due thereon; and the grantee, or its successors, or assigns, or any person or persons in their behalf, shall have the right and privilege of entering, forcibly, if necessary, any building or place in which said goods and chattels may be, and of removing the same therefrom, without being guilty of any trespass or tort, or liable in any way therefor. Provided that the mortgagors shall be notified in the manner provided in Section Five of Chapter Two Hundred and Fifty-five of the General Laws of the time and place of any such sale to be made in the foreclosure proceedings, at least seven days before such sale.

And that in case of a breach of any of the conditions of this mortgage, said grantee may take possession of said goods and chattels and said grantor shall pay all expenses and charges incurred by said grantee, in proceedings of foreclosure or otherwise, in respect to said goods and chattels.

In	witness whereof.	I	the said	John Curtis Cur	tin	
hereunto set	my	hand and seal	this	thirty-first		day of
	May	_ in the year one th	ousand nine hu	indred and forty-six.		
	Signed, sealed in prese					
	H. B. Buddin	g Jr.		John Curtis Cur	tin	
		al Property, in the C		the Town	of Eastham	
					Town	Clerk
				Boston,		19
satisfaction 1	having been received	this mortgage is her	eby discharged.			
_						

STATE LOAN C
619 Washington Street
ROOM 404
BOSTON
LICENSE No. 145
Telephone Connection

Mortgage OF Personal Property FROM THE OFFICE OF STATE LOAN CO.

Witness

COPY

### Mortgage of Chattels

Account No.\_\_\_

Packard Cape Cod Motors (Seal)

By Frances McMcCarthy

Packard Cape Co	d Motors	THE STATE OF THE S				
f Eastham Cou	nty of Barnstabl	e State of	Mess.	(hereinaft	er called mo	rtgagor)
n consideration of <u>One</u> paid by State Street Tru eccipt whereof is hereby Street Trust Company, he ories and equipment, all o	st Company, a M acknowledged, doc reinafter called th of which are herein	assachusetts trus es hereby grant, te "Trust Compa nafter referred to	t company sell, transfer ny," the prop as "property	doing busin , and deliver erty describe	ess at Bos unto the sa	ton, the
		PTION OF PRO	PERTY	Water	No. of	
Make	Type and Model	Number		Motor Number	Cyls.	Year
Packard Mdl 1600	0 4dr Sedan	1182-17972		A25063B	. 1	938
Packard Vdl. 170		1292-12724		B317326	1	9 39
Cost		ERMS OF PAYM			œ.	
Paid on Account						
Balance due						
Finance charge—insurance	included-Fire & T	heft No	Collision	No	\$	
Amount loaned					\$	
To be paid in monthly ayable and the and the and the and the and the and	e remaining instalment after maturity.  the said Trust Company the Trust Company the Street Company the mortgagor's promises set forth, then this dee AGREES to keep said the Trust Company the mortgagor is proved to the Trust Company the mortgagor is locate the mortgagor is locate the mortgagor is locate.	and its successors and the undersigned is the undersigned is the undersigned is the undersigned has lawful claims and der shall pay unto the ry note of even dat d, and also the afore property insured again pany, in such form s to the Trust Compust Company, namely es ald property from d, waste or desurey to	in each success assigns, to the the lawful owner good right to s mands of all pers Trust Company e and until suc said note, shall set fire and thet and with such iny. The morte; 'e sell, assign of the State in whi he said propert	ir own use and of the said project the said project the same as sons. The amount loss the payment shabe void, otherwist in a sum not companies as tagor further agrat transfer said oh the mortgago or suffer it t	behoof forever perty; that it is a aforesaid; an med in instalm il keep and p se to remain in less than the he Trust Com ees not to do property or as r now resides c	And the stree from the that that the full force amount of pany shall any of the ny interest r in which on mesne
nd that until default in the performance tain possession of the above m	rmance or observance of ortgaged property and	any of the covenant may use and enjoy th	s or agreement e same, subject	s herein contai	ned the mort	gagor may
The words "Trust Company," ne, and likewise successors, assi		day of				19 46

# MORTGAGE OF CHATTELS

Packard Cape Cod Motors

Eastham, Mass.

to State Street Trust Company Boston

Date ... Avg. 13, 1946

Received and entered in Records of Mortgages of Personal Property in the Clerk's Office of the

Town of Eastham

3 Page 131

Book

Less E. Cheer Clerk

132 Conditional Sales Constract + delivery This agreement dated Sept 20-1946 come the sale of The action of personal mobile review of in referred to as "Property", little and described on renne side by Hillys Jup the dealer, or Seller, where familed ferry grusiness is located at Base River, Man. To J. Eurtis Curtin Purchase whose place of residence istocust RA Gasthame, Mass. Fis purchase agrees to pay to the Deller, its successfully assigns in almy 28544. In in 11 Equal successions installments of 45.43 beginning Cot 1-1946 and its remaining installments on the issues days ever mouth therefore until the aforesaid balance is welly faid, with interest of mouth therefore until the aforesaid balance is guelly faid, with interest of mouth therefore and indicated by a termisary which is even date, which is a separate instrument and may be detached. is a superett instrument and may be detached. of the payment of any auxillment is deliged more than fire day, beyong the date due, the truckness a grees to pay the tracker herey our or hefore the maturity date of the not, are amount equal to fire cents per dollar to me such delay of inguest all payments are to be made at the office of Agamis Trust Company, Lyamis, Thes. Due allowance will be made in creat of purpoyent of this instrument before Fraturity. Ditte of producty shall be and remain in the Seller lint's the function Therey is fail in full in money, notivielhestending any retaking and deliney to Euchier or its acaptains or regolietists of realis or granting of any renewals or Edynamin, Further work that taking in, will or ranges this Contintor any interest therein or in the Property eventual written consenty the roller of this Contract. The lose, injury or distanction of the Property shall not fourth in any manner to clease or abote the payments to be made by the Turcheses Freunder. Said Property shall remain strictly personal perspection of the manes of allachment to any realty. Said Produty shall as kept principally at Ecethon, These and shall not be unused to any other breation fuff for tempory uses or in the ordinary was there without the written consent of the seller. Purchases half their trackety insured as Covered in item " on , were side for an amount not less then the amount of the wedebtedown hurby seemed. Purchases of all place und mance with insurance Companies satisfacting to the heller and Balicies school to make Layally in such manne, a heller may reaming and shall be defreit of

with and remain in to promision: the weller, its pullers or assigns. Purchase newby acknowledges, weight of copies of such Faliers. If the Kurchen shall fail to furnish waid ansurance or any fact hum, the beller, it's successors or anigory in addition to only ather remedy given wein, may become such insurance and add to the cret to the amount of the indebledous, seemed. Kurcherer o grees to pay all tare and to key throute for and Chang a view and incumbrance, and to use I populy in a Conful and predent manner and shall not use sauce in violations of any laws and ordinance or plucable to have Surperty, for the Event or love or damage to said theoperty, truckerer There is the escence of this agreement if any of the installments to not paid when due, or if the Ruchaus shall fail to keep or perform any of the term of and conditions hereof in the manner or writing the time specified therefor, or if the seller, or ins assigns in any reason, shalldeem himself, itac, themselves insecurs, the entire balance of the surches price without demand, without notice and writhout light towers, may enter upon the premiers must a accusance there and remove the same, in which event thouse withis contract and the Furchases, small task to Lutitles is the uspection ingthe cond unedies awaided by law. Illus and his resigns, shall have the right to inforce one or more remedies humades concernently or successively and such active shall not operate to estate or event alles trompening any further remedy which he may now recender Purchaser acknowledge slerift of a time copy of this contract at the truit of executions relief. tel interest of the seller under this contract and all rights and undies of the Seller small seas to and may be exercised by any assignee of this contract. Purchases acknowledges notices on the intended sakandassign-ment of this contract to Afrancis Durat Company, Ayansis, news. and evain all further additional notices and agree that upon such assignment all prejuents shall be made to assignee absolutely. and that when such assignment, Purchaser will senform all the Econies Firein Contained to such assigner as the owner thereof and Purchases shall not set up against said assigned any claim which the Purchases search as against the Seller as a degener, counter claim ist of come complaint or otherwise in any actions brought by the roller hereof in the function sices of inscensions of a sid, Emplity, turcher

133 letipie that all statements made in any credit statement signed by fine in commetion recenits on the and complets and mes made on the surpose of obtaining tredit. The promises, a greenents representations or marrantes shell to binding upon the Seller mules the same shall has been made a just of this contract in writing . It is again that the first discribed and water on unese side, the settlement and statement, are a feat of this instrument. Furchases Treaty agrees in case of defauts to fan crate, with a minimum of \$11.50 where a fersoned call is made by a supersuntation. Conditional seles Contract. I gaining motor Mys. J. Courtis Courties Purchases Ludwick J. Kelly, Tue. ner Thiley's rep + ast. 1946 Model 4. D. 2 A Body Superiod \$17436 Thatis \$17667 Cach price \$1675.57 - Extra quipment / Drailer. Cashidown ayment \$10.70 Cities credit 4/168.59. Total august to be financed 5/2.00 - Finance change 32.72 amount of contract payablin / installments of "45.39 each, and Tind payment" 45.45 Communing October 1-1945 Total \$ 544.72 Total times price \$170x.29. Full ham J. Contis Contis - age +3 married 1 Dependent of the How udden Sound Rs. Earthan, man. 10 yrs. It will be for the formation of the Continue of the Co The frequest described above, kine, settlement and statement are correct and deling the new accepted by moles. J. Courtis Courters. Purchases. assignment of Sustainent. The withis contract is house accepted and too balandle considerations, three if is hereby acknowledged, the wider signed howly wills, transfers and sets over to Hyannis I mo company, Agamis, There . The within content and all night , till and intent in and to the perspectly thereis are into, and all rights and remedies under said content, including the right either in kanigue over they or in the underingues to take alisach proceeding , otherwise, as undering singth tion taken sarain this assignment. The undersigned warrants that the withing instrument is Jennin and in all upeals what it purposts to be; that of the true of executions agreement. to undersigned and a good tite to maid property and a good right to transfer lette Queto that all partie to the origing instrument hors expainty to contract that the underigued for me sunshap of any facts which impair to balidity or balue of said instrument. Dated this 16th day of Suptember 1946 at Fyamis, France. youngh mater M.E. . Trombles Ecian & Supt. 26-1946 at 10 P. M. Book & July 32-133

### Mortgage of Chattels

Account	No.	W	8719
---------	-----	---	------

KNOW ALL MEN BY	THESE PRESENTS, THAT the undersigned	Packard Cape	Cod Motors
of Eastham	County of Barnstable		(hereinafter called mortgagor)

#### SCHEDULE OF MOTOR VEHICLES, INVOICES AND LOANS

MAKE	TYPE OF BODY AND MODEL LETTER OR NO.	MANUFAC- TURER'S SERIAL NO.	MOTOR NUMBER	NO. OF CYLS.	YEAR	NET INVOICE PRICE	AMOUNT LOANED	DATE
Packard	4 dr. Sedan	1382-24821	C36-239		1940		745.00	
Packard	4 Dr. Seden	1482-7087	D14892		1941		1745.00	
	,							
							•	
				-				
,								**

TO HAVE AND TO HOLD all and singular the said motor vehicles to the said Trust Company and its successors and assigns, to their own use and behoof forever. And the mortgagor hereby covenants with the Trust Company that the undersigned is the lawful owner of the said motor vehicles and the the undersigned will warrant and defends of all persons.

PROVIDED, NEVERTHELESS, that if the mortgagor shall pay unto the Trust Company the aggregate amount loaned, as evidenced by the above schedule and by mortgagor's promissory note or notes of even date herein that the mortgagor's promissory note or notes of even date herein set forth, then this deed, and also the aforesaid note or notes, shall be void, otherwise to remain in full force and effect.

THE MORTGAGOR HEREBY AGREES to keep sald motor vehicles and each of them insured against fire and theft in a sum not less than the amount of unpaid loans thereon, as indicated by the above schedule; for the benefit of the Trust Company, in such form and with surface and the sum of the

day of September SIGNED AND SEALED this 23rd Packard Cape Cod Motors (Seal)

W8719 By Frances McCarthy Atty.

MORTGAGE OF CHATTELS

, #0/17

Packard Cape Cod Motors

to

State Street Trust Co.
Boston

Book 2 Page 134 .

There all men by they seement that the state Steet Trust company, there of a Ventaria, Suc. to State Street Trust Company, orated September 23, 1946 9 B. and recorded in Reads of Thorteague of Present Property in the Clerki Office of the John of the setting "Tressochusetts took 2 page 134 does Lucky achieveledge that it has grand Property and so clark one the mortinger, more of in said mortgage, and payment and satisfactions of the same, and in Consideration them it does much cancel and discharge said mortgage, and release with the said Packard Cafe lost motors the special fraction of the said seal that Treating the interest when yet thereby sold and transferred.

The intuities when yet Thereby sold and transferred.

The intuities when yet Thereby sold and transferred.

State Street Trust Co. By C. E. Cochaon b. P.

Eastern, October 29-1946 10 tr. 16 m. 9. M. Received and relatively in the Charles Office of the James of Exection, Books Page 134.

you E. Cham. Jour Muly

135 Them all men by thes frient, that the State Street Trust company Horder of lutaire mortgage of Personal Property gives by Packers Cape Cod motors Inc. to State Street Trust Colupany dated Systember 30-1946 9.2. and recorded in Records of Record nortgages in the Clark Office of the Town of Earthan Manachusetts Books page 135, does huby acknowledge that it has received from Forkers Cope Cod matris, Sue the mortgages named in pair mentgage fell payment and patriforthers of the same; and in Considerations through it does nearly Careel and discharge said mortgage, and release unto the baid Packard Cape Cod Motors Inc. the personnel perspectly thereby sould and consequed transferred. In withing whereof, it resents sets its rand and seal this, 25 th day of October 9:2.1946. State Street Trust Company 6. E. Cochran U. P. Eastern Cet 29-1946 10 hr. 35 m. G.M. Recirced and cuted in Records of Resembly Montgages in the Clube Office of The Source of Eastern Book & Jage 135. Listie E. Chese Join Chile

## Mortgage of Chattels

Account No. W. 8780

KNOW ALL MEN BY THESE PRESENTS, THAT the undersigned Packard Cape Cod Motors Eastham \_\_\_\_County of \_\_\_\_\_ State of Mass. (hereinafter called mortgagor)

#### SCHEDULE OF MOTOR VEHICLES, INVOICES AND LOANS

MAKE	TYPE OF BODY AND MODEL LETTER OR NO.	MANUFAC- TURER'S SERIAL NO.	MOTOR NUMBER	NO. OF CYLS.	YEAR	NET INVOICE PRICE	AMOUNT LOANED	DATE PAID
Ford	Jeep	65303	83149		1942	2	480.0	0
Packard	Dlx. Con.Cpe with radio &	DE1479-20 heater	14 <b>D</b> 50672	9	1941		1400.0	0

TO HAVE AND TO HOLD all and singular the said motor vehicles to the said Trust Company and its successors and assigns, to their own use and behoof forever. And the mortgagor hereby covenants with the Trust Company that the undersigned is the lawful owner of the said motor vehicles: that they are free from all incumbrances; that they are in first-class condition; that the undersigned has good right to sell the said that the undersigned has good right to sell the said that the undersigned has good right to sell the said that the undersigned has good right to sell the said that the undersigned has good right to sell the said that the undersigned has good right to sell the said that the undersigned has good right to sell the said that the undersigned has good right to sell the said to the said that the undersigned has good right to sell the said that the undersigned has good right to sell the said motor to notes of even date herein as drawable on deamad with interest as in said note or notes of even date herein as green and the said many that the undersigned has been and perform the covenants and agreements herein set forth, then this deed, and also the aforesaid note or notes, shall be void, otherwise to remain in full force and effect.

THE MORTGAGOR HEREBY AGREES to keep said motor vehicles and each of them insured against fire and theft in a sum not less than the amount of unpaid loans thereon, as indicated by the above schedule, for the benefit of the Trust Company, in such form and with such companies as the Trust Company shall approve, and, if requested, to deliver the insurance policies to the Trust Company in such form and with such companies as the Trust Company shall approve, and, if requested, to deliver the insurance policies to the Trust Company in such form and with such companies as the Trust Company shall approve, and, if requested, to deliver the insurance policies to the Trust Company in such form and the said motor vehicles or any of them or any interest therein, or attempts so to do; remove or

SIGNED AND SEALED this 30th	day of September	1946
Witness	Packard Cod Motors	(Seal)
witness	- Frances McCarthy Attv.	

Packard Cape Cod Motors Hyannis, Mass.

To

State Street Trust Co.,
Boston, Mass.

book 3 Page 135

Date Oct. 4, 1946

## Mortgage of Chattels

KNOW ALL MEN BY THESE PRESENTS, THAT the undersigned	Packard Cape Cod Fotors, Inc.
of Easthem County of Barnstable	State of Mass. (hereinafter called mortgagor)

Eight hundred fifty dollars a Massachusetts banking corporation doing business at Boston, the receipt whereof is hereby acknowledged, does hereby grant, sell, transfer, and deliver unto the said State Street Trust Company, hereinafter called the "Trust Company," the motor vehicles described in the following schedule, with accessories and equipment, all of which are hereinafter referred to as "motor vehicles":

#### SCHEDULE OF MOTOR VEHICLES, INVOICES AND LOANS

MAKE	TYPE OF BODY AND MODEL LETTER OR NO.	MANUFAC- TURER'S SERIAL NO.	MOTOR NUMBER	NO. OF	YEAR	NET INVOICE PRICE	AMOUNT LOANED	DATE
Pontiac	Coune	P8JB-17494	8294413		1941		850.00	
					-			
			•					
		-	1					
					-			
				k Tr				
			1			2.00		
			*			-		
	<u> </u>				-			
						-		

TO HAVE AND TO HOLD all and singular the said motor vehicles to the said Trust Company and its successors and assigns, to their own use and behoof forever. And the mortgagor hereby covenants with the Trust Company that the undersigned is the lawful owner of the said same as aforesaid; and that the undersigned will warrant and defended the same as aforesaid; and that the undersigned will warrant and defended the same as aforesaid; and that the undersigned will warrant and defended the same as aforesaid; and that the undersigned will warrant and defended the same as aforesaid; and the same as aforesaid; and that the undersigned will warrant and defended the same as aforesaid; and the same as a deceased by the above schedule and by mortgagor's promisery note or notes of even date herein and the and demand with interest as in said note or notes set forth, and until such payment shall keep and perform the covenants and agreements herein set forth, then this deed, and also the aforesaid note or notes, shall be void, otherwise to remain in full force and effect.

THE MORTGAGOR HEREBY AGREES to keep said motor vehicles and each of them insured against fire and theft in a sum not less than the amount of unpaid loans thereon, as indicated by the above schedule, for the benefit of the Trust Company, in such form and with further agrees not to do any of them of any interest therein, or attempts to to do; remove a said motor vehicles or any of them or any interest therein, or attempts to to do; remove a said motor vehicles or any of them or any interest therein, or attempts to do; remove said motor vehicles or any of them or suffer them or any of them to be attached on mesne process or otherwise disposed of, incumbered, misused or abused; permit said motor vehicles or any of them or suffer them or any of them to be used or operated.

In the event of a default by the mortgagor in any of the overants or agreement herein contained, or if the mortgagor shall die or mortgagor be addudged a bankruptor or regardated undersigned an

SIGNED AND SEALED this \_\_\_\_\_17th day of October Witness 89 36 Packard Cape Cod Notors Inc (Seal)

By Frances McCarting Atty

## MORTGAGE OF CHATTELS

Packerd Cape Cod Motors Eastham, Wass.

ç,

State Street Trust Company
Boston

Date . 00t. 73, 1946.

Received and entered in Records of Mortgages of Personal Property in the Clerk's Office of the

Town of Eastham

book 3 7 page 136

Levi E. Guegar.

Know all men by they somewho that the 136 State Street Trust Company, Holder of a certain mortgage of Shew Trust Company and recorded in Reends of Personal Printing in the clerks Office of The Forme of Eastham, Franchusetts book 3 Lage 136 day muly acknowledge that is has receined from lackard Cape end Thatas, Ide. The mortgagor named in said mortgage ful payment and satisfaction of the same; and in consideration thereof at dar hereby cancel and discharge said mortgage, and release unto the Said Packard Cape Cod Halow due the present perpuly thereby Rold and transdured. I In intrues wherey, it wents sets its wand and send this 2545 day of October 9. B. 1946. State Street Es. C. E. Cochran C. P. Earthur Oct. 29-1946 11hr. 5 M. G. M. Cheins and entired in Beards of Mortgage of Brannel Property in the Clurk's Office of the Jone of Earthur Book 3- page 136. richi E. Chan. Form Clark.

Theor all Then By Three Presents. that I Fearly q. Feller of Easthour Barustably County, more Sollars paid by The first Retiried Bank of Jamouths, a Federal Banking associations, havings its principal place of business in Yarmouth (Jamanuthput) Barustable County, massachusetts its receipt wherey is hereby acknowledged, of hereby grant, sell trange, and deline unto the said The First Lationial Bank of farmouth the following goods and efeattels, namely: 1941 Suternational Truck "Ths" cat over Engine motor Tr. 1012 Serial Zo. 909 Thinglited Rate 4,000 lbs. Excess weight 4,000 lbs. Looded 16,000 lts. Brody Leights 16' Third 6' Height 7'10" Orenall Length 22'
1196 Gal. Capacity of Compartment Lank 1/400 gal//390/1-197/1205 Re-determined stop meter Pump red of rear. To have and to half all and singular the said grade and chatters to the said The First Letinal Bank of Garmouth and its successors, Executors. administrators, and assigns, to their own use and behoof govern. and that I hereby comment with the bender that I am the langul owner of the said goods and chattels; that they are free from all incumbrances that I have good right to sell the same as odoreaid, and that I will warrant and defend the same against the lawful claims and demandar of all persone, Provided that neverthelies that if I or my executions, administrators, or assigns shall pay unto the bendue, or its successions or assigns, the sum of Eighten hundred and no/00 the (\$/800.00) Dellaro in Lyes 6 zuro. from this date, write interest as stated in my note of Ever dats signed by me, and until such payment shell keep the said fords and Chattely insured against fire in a pum not bes Eighteen hundred and no/100th (\$ 1800.00) Dellaw in the tempt of the vendre and its successors and assigns, in such form and in such Insurance Companies as they shall appross; shall not wester destroy the said grade or chattele nor such then or any part of thereof to be attached on mesua perces, and shall not except events the Consent in writing of the vend or its representatives alterest to sell of to remove from farment the same ramstant thereof, then this dut, as also the afficient note, shall be void. But you any default is to performance

or observance of the foregoing conclution, the bender or its successible or assegues, They will the said goods and thattely at public auctions, Just Giving time (10) clays notices in entiting of the lower and slace or wale to my of myrepresentation its referentations that he willled to what all pures then secured by this mostgage, whether there or thereafter payable, including all costs, changes and expenses incurred or sustained by it or them in relation to the said property, or to discharge any claims or liene of third persons affecting the same rendering the surplus, if any to see or my executors, administrators or assigns. End it is agreed that the bender or its successors or assigns, or any tensor or persons in their behalf, may purchase performance or observance of the conditions of this deed Sand my executors, administrators, and assigns, may retain prosession of its above mortgaged property and may use and enjoy the same, but after such default, the bendle or those claiming under it may take immediate procession of said property and for that purpose may, so far as I can gir authority herefor, enter upon any premises on which said property ramport may be situated and remove the same thinging; The esiture whong I the Raid Frank T. Feller hereunto put my found and seal this 19th day of October in the year out thomas mins hundred and forty-six.

Signed and sealed in Janeauce of Southern Pulsifer

Frank G. Fuller Sochan Pulsifes

the Clubs Oppies of the Journ of Earth Brok 3- Page 137 , 138

attest Listo E. Chase, Tom Cluke.

The above mortgage is herely discharged Llu First national Bank of Yarmouth 9/30/48

Diethinges January 31-1947. Relanded & .... that

Full satisfaction having been received by the Lender named in the within Ch	attel Mortgage, said Mortgage is hereby satisfied and discharged
of record this	
	Manager of the Lender—Mortgagee

## Chattel Mortgage

Sumper I. Eddy Jr.

Personal Finance Company

PLYMOUTH, MASS.

Records of Mortgages of Personal Property in the Clerk's office of the Town of Eastham book 3

Page 139

Page 139

Page 1495-5-12-50 oct\*43

Score 1495-5-12-50 oct\*43

Account No......
Date Due

#### Chattel Mortgage

	(1) KNOW ALL MEN	BY TE	HESE PRESENTS that	xI.	Sumner L. Eddy	Jr		
	No. East	ham	in Ramsta	hle	Co		rematuration (harris often auto d	
of No. Eastham in Barnstable County, Massachusetts (hereinafter called the Borrowers), in consideration of								
	Five hundred &	k	00 Dollars to us paid b	У				
		PERS	SONAL FINANCE COMPA at its office, 56A Main Str	ANY, (	hereinafter called the Lendrouth, Massachusetts,	der),		
the re	ceipt whereof is hereby ac	knowledg	ed, and for the purpose of se into the said Lender the per-	ecuring	the repayment of said loa	n with in	nterest as hereinafter stated, do	
grant							State at Camp Ground I	seach
in the	City of Eastham				The state of the s			
MA	KE MODEL		YEAR ENGINE	No.	SERIAL No.		OTHER IDENTIFICATION	
F	ord Convertibl	e Cou	pe 1941 18-607996	60	18-6079960		maroon	
	Certain chattels, including	g househo	old goods, contained in the pro-	emises	known as No		Street, in the City of	
		, in		Co	unty, Mass., to wit			
	LIVING ROOM		DINING ROOM		KITCHEN		BED ROOM	
NO.	DESCRIPTION	No.	DESCRIPTION	No.	DESCRIPTION	NO.		
-	Bockcase Secretary		Buffet		Chairs Table		Bed	
-	Chair	-	China Closet	-	Stove		Bed Bed	
	Chair		Serving Table		Washing Machine		Chair	
	Chair		Table				Chair	
-	Living Room Suite			-	Pefrigerator		Chiffonier	
	Piano Table	-	Rug	-	Vacuum Cleaner		Chifforobe	
-	Rugs		, readily	-	Vacuum Cienner		Dresser Dressing Table	
	. 3.1242		1 1 4 1 6 10 4					
crocke	ery, cutlery, utensils, silver	ware, mu	sical instruments and house	hold go	ods hereafter to be acquire	ed by the	e, clocks, fittings, linens, china, e Borrowers or either of them,	
and k	ept or used in or about the	said prei	mises or commingled with or to the Lender and its succes	substit	uted for any property here	in menti	oned.	
	(a) The Borrowers hereb	y COVE	NANT with the Lender that	t they a	are the lawful owners of sa	id person	al property, that they are free	
from a	all incumbrances, excepting		none					
						against t	the lawful claims and demands	
of all	persons whomsoever, excep	ting	none					
and th	nat in case a sale shall be n	nade und	er the power of sale they wil	l, upon	request, execute and deliv	er to the	purchaser or purchasers a biii	
	confirming such sale. (3) PROVIDED, NEVE	ERTHEL	ESS, that if the Borrowers s	hall pa	y unto the Lender the said	sum of	Five hundred fifty	and
	•••••				<u>100</u> Do	llars, the	amount of the above loan, luding interest	
in	14suc	cessive n	nonthly instalments of \$	4 6	-07 each,	1110	26th interest	
1.12	1 . 1 0 07 Al on Al	an unmarid	neinging balances the first (	of which	n ingtalments shall be bayai		covering any unpaid balance	
day o	November	1	19.4.6, together with a	14.4 130	h day of	Je nu	ery 19.48	
and b	ling interest, which instalm	ity at sai	d rate, all as is more particul ents of said note and this mo	larly ev	idenced by a certain note of	of the Bo	ery, 1948., prowers of even date herewith,	
and s	4 5 PM	3	of molaina or comming the	oan her	chy secured was \$5.00.			
26	(4) If this mortgage in	cludes a	motor vehicle, Borrowers c	ovenan	t that they will not remo		e from the Commonwealth of f this mortgage includes other described address without the	
person	aal property, Borrowers co	venant t	hat they will not remove suc	h other	r personal property from t	he above	described address without the	
writte	en consent of the Lender.		m c I sharana Ah		itions of this mortgage: th	at they	will not waste or destroy said	
perso	(5) It is agreed that Do nal property nor suffer an	y part t	hereof to be attached; that	upon a	any breach of any conditi	on or ag	reement herein or in said note	
conta	ined or upon any loss by	are or ot	herwise of any of said person	nand th	pereof: that until any such	default	g unpaid, at the election of the as herein described, Borrowers	
may	retain possession of said pe	rsonal pr	operty and may use and enjo	oy the	Alaball and more be lawfu	l for an	d said Borrowers so far as they	
can g								
or pe	rsons, without previous not	ice to Be	errowers, to enter said build	ing and	a call the same at public a	netion or	nrivate sale, first giving seven	
perso	nal property claiming the s	same, or	by publishing such notice at	least 0	or whom the property is sit	unted ot	therwise in one of the principal	
news	papers pullished in the con	inty; the	foregoing notice being that	set for	th in Section 108 of Chap	coourad l	berehy and the surplus, if any,	
						reed that	t the Lender, its successors and	
assig	as, or any person or person	s in its b	ehall, may purchase at any s	sate ma	al managers and if there she	Il occur o	default as above described, said	
Lend							ast said other personal property ne security against which action	
has r	ot been taken.	07.		. do 1	leasts the 23rd		day of	
	0000001	**********		uus and				
Signe	d and sealed in the present	ce of						
7:	F.Er						(SEAL)	
	audea Dannalt				Summer L. E	ddy J	r. (SEAL)	

in consideration of Eight hundred dollars a Massachusetts banking corporation doing business

## Mortgage of Chattels

Account No. W. 9009 KNOW ALL MEN BY THESE PRESENTS, THAT the undersigned \_\_Packard Cage Cod Motors Inc.

State of \_\_\_\_\_(hereinafter called mortgagor)

dollars paid by State Street Trust Company,

MAKE	TYPE OF BODY AND MODEL LETTER OR NO.	MANUFAC- TURER'S SERIAL NO.	MOTOR NUMBER	NO. OF CYLS.	YEAR	NET INVOICE PRICE	AMOUNT LOANED	DATE
hevrolet Cab &	Chassis	124R11-2131	AN25384	<b>1941</b>	1941		409.00	
ord	2Dr. Sedan	18-4669895	Same		19 39		400.00	
						., .	1	
							~	100
	4				:			

TO HAVE AND TO HOLD all and singular the said motor vehicles to the said Trust Company and its successors and assigns, to their own use and behoof forever. And the mortgagor hereby covenants with the Trust Company that the undersigned is the lawful owner of the said motor vehicles; that they are free from all incumbrances; that they are in first-class condition; that the undersigned has good right to sell the said motor vehicles; that they are free from all incumbrances; that they are in first-class condition; that the undersigned has good right to sell the said that the undersigned has good right to sell the said that the property of the said that the undersigned has good right to sell the said that the undersigned has good right to sell the said that the undersigned has good right to sell the said to the said that the undersigned has good right to sell the said that the undersigned has good right to sell the said that the said motor vehicles and each of them insured against fire and theft in a sum not less than the amount of unpaid loans thereon, as indicated by the above schedule, for the benefit of the Trust Company, in such form and with such companies as the Trust Company shall approve, and, if requested, to deliver the insurance policies to the Trust Company, and the said motor vehicles or the said motor vehicles or any of the following things without the written consent of the Trust Company, manely: sell, assign or transfer said from the State in which the mortgagor now resides or in which the principal place of business of the mortgagor is located; waste or destroy the said motor vehicles or any of them or suffer them or any of them to be attached on mesne process or otherwise disposed of, incumbered, misused or abused; permit said motor vehicles or any of them to be used or operated.

In the eve

SIGNED AND SEALED this	2/ <sub>1</sub> t.h day	of October	19.46.
Witness		PACKARD CAPE COD MOTORS, INC.	(Seal)
W0.000		By Frances McCarthy	

There all men in these sevents but stay that 140 Trust Company, Harder of certain mortgage or Euronal property grien by Packard Cop cod notors, Inc. to State Street First Campany, dated Ectates 24-1946 and recorded in Records of Mortgagery forsomed Property in its Clubs Office of This Form of Casthern, Massachusetts Brok & Page 140, darsherly acknowledge that it is received from Packard Cape Cod nators Inc. the mortgages named in said mortgage, full payment and satisfaction or the same; and in Considerations there is does nearly cannot and discharge said mortgage, and release with its said lackard Cals and Instons Son. in I would corperty thereby sold and transferred. In within taking, in hereunto sets its hand and sealed this Seventeenthe day of December 9. B. 1946. Staly Street Trust Company By F. E. Shepard, ast. Theasurer. Earthur Men. December 19-1946 1.30 a.m. Being and recorded in Records of Frankjages of Finances Property in the Clubic Cifice of the Town of Enerthern Book 2 Page 140 Justis E. Grese Cowa Colerk.

141 Twitgage of Chattel account # 9351 Theory alf men by thes Breauts, that the undersigned Packard Cape End motors Inc. a Exertine, mas (hereinefter called montgages) in Consideration of Seren hundred Eighty fin. 100 dollars said by State Street I west Company, a masarchisetts Fairling Confinitions doing maines as Bratay, the receipt where is receipt acknowledged. does and grant sels, transles, and delines unto los said whats Stee Wint company, aminafter called the Trust Company the motor vehicles described in the following schedule, with recusions and Equipment, all of which are hereinafter refined to a "motor vikiele". hate La Salle Coupe Manufactures # 2292991 Water no same Geor 1939 awant Lound \$785.00. I have and to and all and singular the said runter whiles to the said Times long my and its increases and resigns, to their own we and though fourer and its mortgage to make comments with the Trust Company that its undereigned is its lawful runter of the said motor while, that they are few from all encumbrance; that they are in first-close conditions, that they are in first close conditions, that the rendering will warrant and defend the same against the langus claims and demands of all persons. Provided meatherly that is the most gages shall begunto the Smot company the aggregate amount loved, as induced by the above schedule and by mortgaging promissay not or noting were deen date fureinth and may able one demand writer intimed we of and note or note, shall be void, otherwise to remain in full force and effect. The mortgager hereby agree to keep said motor vehicle and each of them insured against firs and theft in a sum not less then the amount of the unper loane theren, as indicated by its above schedule, for the senefit of the Trust Company, in such jame and with such companies as the Trust-Company shell approve, and, if requested, to deliver the insurance falicies to in Trust Company . This most gages wither a siere not to do any its Just Company, namely, self transfer, in assign said maters we file in any of them is any interest therein, is allempt to does, sense is allempt to does, sense is allempt to does,

,45 from the stale in which the mortgager how wide in would to fine place of Justines of the mortgagor is located, under or distray the said water behicles or any of them or suffer them or any of them to be attached on mesice process is attenties disposed of. incumbered, misused or abused, family said mater othicles or any of them to be used or operated. In the court of a default by the mortgages in any yets losenants or agreements, him contained, or the mortgages shall die or become solvent or be adjudged a bankruft or file a boluntary extensis in hand yet of the adjudged a fankruft or file a boluntary extensis in or suspend to transaction of usual business, or if a receiver shall the adjusted, or in lase a setition shell be filed traying that the mortgages be adjudged a family of or a organized under the provisions of Chapters or any other substantially similar Trust Company, acting through any of its officers, shall to for any reason dec the security Euroided Levely to be inadequate, there unless the Trust Company shall athermies elect, all of the industedness howby secured and the note or notes representing said indebledness shell become immediately due and payable without Erecutioned demand, Erotist or notice of any kind as of which are purply y all said motor webiche is any of from and may knowne the same where they may be found, and with a without legal Lucies, may enter any Exemises where said mater vehicles or my of them may be found and take presession thereof and magremore and sell and dispose of the same at jublic auctions perhots sale weets or without restrice trust and of the money arising musice sale the Trust Company shall be entitled to retain all sums then seemed by this mortgage, whether them or Thereafter Longable, including counsel fire and all easts, change and expense in-Curred or sustained in relations to the said property, or to discharge any claims or him of third Lusana affections the Laure, andering This surplus, of any, to its montgager, or whosever may to liquely entitled tents. If the proceeds of the sale be mary int to come to opened to the process of the mentioned to come a Expense, the mentioner agent to form a mentioner to the Trust Company the amount remaining unpaid.

Therefore agreed that its Trust Company is any pursue in presume. in its belong may purchase at any sale made as aforesaid, and that

correnants of agreements herein contained the rendegages may retain and ruging the same, subject to the terriains Timey. The words "Trust Company" "mortgages" and unclease goed" wherens used herein small be deem to include all of more than one, and likewis successors, assigns, and legal representations. Signed and seeled this 29 cts. day of horentes 1946 lacking Cape Cod Motors, Inc. Francis Mc Country, ally. received and record Lec. 10-1946 at 9.30 G. Sr. Bash 2- frage 141-142.14 mein E. Come Town tolerk. There are men by their prisents that the State Street Trust Company Holder of a certain montgage of Personal property given by lacking Cap Col nation to State Street Company dated Fromwher 29-1946 and recording Read of Brand mortgage of the Chief Cifies of the Jame of Easthours, I resented to Bosh & Lage 141 does henry acknowledge that it has received from Parked Copeled notice in the most gag or would in sing mortgage Let Layment and actisfactions of the same; and in Considerations times of and rung cours and discharge said mortgage and release with the 2 mil Packed Cape Cod Frotownice to me and property thereby and and transferred In wither where it hereunts sets its hand and sent this 20th. day of Lecember 9. L. 1946 Staly Strut Trust Co. By 4: 6. Shefred Cisit Tres. Evina, France been 21-1046 5 1.74. Received and recorded in Record of France Front Front in The Clubic Office of the Form of Easthours Listing E. Eference Join lobule

### Mortgage of Chattels

KNOW ALL MEN BY THESE PRESENTS,	THAT the undersigned	Fackard Cape	Cod Motors.	Inc.
of Fastham County of	Barnstable	State of Nuss.	(hereinafter	called mortgagor)

#### SCHEDULE OF MOTOR VEHICLES, INVOICES AND LOANS

MAKE	TYPE OF BODY AND MODEL LETTER OR NO.	MANUFAC- TURER'S SERIAL NO.	MOTOR NUMBER	NO. OF CYLS.	YEAR	NET INVOICE PRICE	AMOUNT LOANED	DATE
Fackerd	Cl. Seden	1036-345	906113		19:37		350.00	
	-							
								100
			100			·.		
		1 .						

TO HAVE AND TO HOLD all and singular the said motor vehicles to the said Trust Company and its successors and assigns, to their own use and behoof forever. And the mortgagor hereby covenants with the Trust Company that the undersigned has good right to sell the cover as aforessid: and that the undersigned will warrant and defend the same against the late that olds undersigned has good right to sell the PROVIDED NEVERTHELESS, that if the mortgagor shall pay unto the Trust Company the aggregate amount loaned, as evidenced by the above schedule and by mortgagor's promisery note or notes of even date herewith and payable on demand with interest as in said note or notes of even date herewith and payable on demand with interest as in said note or notes of even date herewith and payable on demand with interest as in said note or notes of even date herewith and payable on demand with interest as in said note or notes of even date herewith and payable on demand with interest as in said note or notes of even date herewith and payable on demand with interest as in said note or notes of even date herewith and payable on demand with interest as in said note or notes of even date herewith and payable on demand with interest as in said note or notes of even date herewith and payable on demand with interest as in said note or notes of even date herewith and payable on demand with interest as in said note or here in the said motor vehicles or and the following things without the said motor vehicles to the Trust Company. The mortgagor further agrees not to do any of the following things without the said motor vehicles or any of them from the State in which the mortgagor now resides or in which the principal place of business of the mortgagor is located; waste or destroy the said motor vehicles or any of them from the State in which the mortgagor now resides or in which the principal place of business of the mortgagor shall die or suspend the transaction of usual business, or if a receiver shall be appointed, or make a general as

ikewise successors, assigns, and regar representative	15.	
SIGNED AND SEALED this17th	day of December	1946.
Witness	Psickard Cape (	Ood Motors (Seal)

By Francis legarthy the

Dacksrd Cape Cod Totons Inc. MORTGAGE OF CHATTELS

to c State Street Trust Company
Boston

Date December 21, 1946

Received and entered in Records of Mortgages of Personal Property in the Clerk's Office of the

Town of Eastham

book 2 page 144

flew 2. Les derk.

Thour all Them By they presents that the State Street must company Holder of a certain mortgage of manual peroperty given in Facined Cape Cog Juston, one. I State Sheet Smet Come tated December 17, 9, 5. : 946 and remaind in Runds of Monty ages of Firewall Property montgage in the Clubs Office of the Form of Earthern Museaspusett Boit 2 Page, 44, does tendy agenorledge that it hexpelled how lastered lape log motorous, the montonger named in said mortgage full payment and satisfactions of the same; and in coniderations Treces . I are former cancel and drickings said mortgage. nd release unto the said Parkand Cake Cod Maters, Inc. the personal property hereby into and transpersed. In interes where, it werents set its found and sent this 28th.

day of January 4.5.1947. State Street Trust to.

F. E. Swand G. b. F.

Easthorn, Mass January 29-1947 9,30 9, M. Received and entered in Precious of mentgage of Ferenced Property in the Elusis Office of the Journey of Easthorn Book 2 1 ag 2 . 44.

Lice E. Chee, Form whit.

145 There all men by few justs that he State street Trust company Holder of a Centain mortgage & present property given by Paipard Cape Cod Factor one to State Street Just Company, dated December 10- 9. b. 1946 and riended in Relands of hortgages of Personal Projects in The Chip's Cifice of the Joine of Exection Boots 2 Page 145, down hereny acknowledge that I has received from tacking take log I want one, the most gager named in said mortgage. Juli payment and vatisfactions of the name; and in considerations There it does needy lanced and discharge said mortgage, and where unto the baid faciand Cape Col Finton, sue the montgager haved in said mortgage well payment and satisfaction of the some; and in communitions thereight done muty Cancel and discharge Anish mortgage and whom into The said trained afe End surton one. the personal property thereby and and transferred. In writing with my it hereunts into its hand and seal this 28th Lesten Tree . Lemany 24-1977 - 10 hours 20 minute a, M. Received and seconded intered in Reends of Thortogogs Teramon tropular in the Buy's Cipies of the John - Costinu Books Page: 45. Lesli E, Chese, John Glik.

### Mortgage of Chattels

KNOV	ALL MEN B	Y THESE PRESENTS,	THAT the undersigned	Packard	Cape Cod	
			rernstable			

### SCHEDULE OF MOTOR VEHICLES, INVOICES AND LOANS

MAKE	TYPE OF BODY AND MODEL LETTER OR NO.	MANUFAC- TURER'S SERIAL NO.	MOTOR NUMBER	NO. OF CYLS.	YEAR	NET INVOICE PRICE	AMOUNT LOANED	DATE PAID
Funkerd	Adr Seden Fdl.	1901						
		1492-9861	D311500		1941		1010.6%	
Cedillec	Jdr. Sedan Mdl.	7030235	Same		193?		175.00	Partie - Street
	65						1(93.64	
		11						
			1					
		A CONTRACTOR						
						-		
			The state of the s					

TO HAVE AND TO HOLD all and singular the said motor vehicles to the said Trust Company and its successors and assigns, to their own use and behoof forever. And the mortgager hereby covenants with the Trust Company that the undersigned is the lawful owner of the said motor vehicles; that they are free from all incumbrances; that they are in first-dess condition; that the undersigned has good right to sell the

same as increasing, and that the underspace with warrant and detend the same against the lawful claims and demands of all persons.

PROVIDED, NEVERTHELESS, that if the mortgagor shall pay unto the Trust Company the aggregate amount loaned, as evidenced by the above schedule and by mortgagor's promissory note or notes of even date herewith and payable on demand with interest as in said not or notes set forth, and until such payment shall keep and perform the covenants and agreements herein set forth, then this deed, and also

THE MORTGAGOR HEREBY AGREES to keep said motor vehicles and each of them insured against fire and theft in a sum not less than the amount of unpaid loans thereon, as indicated by the above schedule, for the benefit of the Trust Company, in such form and with such companies as the Trust Company shall approve, and, if requested, to deliver the insurance policies to the Trust Company. The mortgago further agrees not to do any of the following things without the written consent of the Trust Company, namely: sell, assign or transfer said motor vehicles or any of them or any interest therein, or attempt so to do; remove or attempt to remove said motor vehicles or any of them for a suffer them or any interest therein, or attempt so to do; remove or obscinces of the mortgagor is located; waste or destroy the said motor vehicles or any of them or any of them to be attached on mesne process or otherwise disposed of, incumbered misused or abused; negrit said motor vehicles or any of them to be attached on mesne process or otherwise disposed of, incumbered misused or abused; negrit said motor vehicles or any of them to be attached on mesne process or otherwise disposed of, incumbered misused or abused; negrit said motor vehicles or any of them to be attached on mesne process or otherwise disposed of, incumbered misused or abused; negrit said motor vehicles or any of them to be attached on mesne process or otherwise disposed of, incumbered misused or abused; negrit said motor vehicles or any of them to be attached on mesne process or otherwise disposed of, incumbered misused or abused; negrit said motor vehicles or any of them to be attached on mesne process or otherwise disposed of, incumbered misused or abused; negrit said motor vehicles or any of them to be attached on mesne process or otherwise disposed of the motor abused in the company of them to be attached on mesne process or otherwise disposed of the motor abused in the company of them to be attached on mesne process or otherwise disposed of the motor abused in the

In the event of a default by the mortgagor in any of the covenants or agreements herein contained, or if the mortgagor shall die or become insolvent or be adjudged a bankrupt or file a voluntary petition in bankrupt, or make a general assignment for the benefit of creditors or suspend the transaction of usual business, or if a receiver shall be appointed, or in case a vertice shall be filed praying that the mortgagor be adjudged a bankrupt or reorganized under the provisions of the provisions of the shall be often any reason deem the security of the shall be considered to the shall

that until default in the performance or observance of any of the covenants or agreements herein contained the mortgager may retain possession of the above mortgaged property and may use and enjoy the same, subject to the provisions hereof.

The words "Trust Company." "mortgager," and "undersigned." wherever used herein shall be deemed to include all, if more than one, and

SIGNED AND SEALED this Yenth ds	ay of December	19 hf.
Witness	Prukand Caje Co	Notors, Inc. (Seal)
	By Francis Profit	by itty.

MORTGAGE OF CHATTELS

Packerd Care you tother Inc.

ಭ

State Street Trust Company
Boston

Date .. December 21, 1946.

Received and entered in Records of Mortgages of Personal Property in the Clerk's Office of the

Town of Easthern 145

their E. Green. Olork.

### Mortgage of Chattels

	Account No.	W 9449
Cod	Yotors,	Inc.

KNOW	ALL MEN BY	THESE PRESENTS, THAT the undersigned	Packard Cape	Cod Votors, Inc.
of	Easthem	County of Barnstable	State of Mass.	(hereinafter called mortgagor)

### SCHEDULE OF MOTOR VEHICLES, INVOICES AND LOANS

MAKE	TYPE OF BODY AND MODEL LETTER OR NO.	MANUFAC- TURER'S SERIAL NO.	MOTOR NUMBER	NO. OF CYLS.	YEAR	NET INVOICE PRICE	AMOUNT LOANED	DATE
Prokard Formel	Sedan	1012-327	401172		1937		850.00	
	`	***************************************						
							•	

TO HAVE AND TO HOLD all and singular the said motor vehicles to the said Trust Company and its successors and assigns, to their own use and behoof forever. And the mortgagor hereby covenants with the Trust Company that the undersigned is the lawful owner of the said motor vehicles; that they are free from all incumbrances; that they are in first-class condition; that the undersigned has good right to sell the same as afores. The provided of the same as afores. The provided is a self-control of the same as afores. The provided is a self-control of the same as afores. The provided is a self-control of the same as afores. The provided is a self-control of the same as afores. The provided is a self-control of the same as afores. The provided is a self-control of the same as afores. The provided is a self-control of the same as afores. The provided is a self-control of the same as afores. The provided is a self-control of the same as afores. The provided is a self-control of the same as afores. The provided is a self-control of the same as afores. The provided is a self-control of the same as afores. The provided is a self-control of the same as afores. The provided is a self-control of the same as afores. The provided is a self-control of the provided is a self-control of the same as afores. The provided is a self-control of the same as afores. The provided is a self-control of the same as afores. The provided is a self-control of the same as afores. The provided is a self-control of the same as afores. The same as afores as a self-control of the same as afores. The same as afores as

SIGNED AND SEALED this 12th day	of December	19.46
Witness	Packard Cape Ond Motors, Inc.	(Seal)
	By Francis McCarthy, Atty.	

Fackard Cape Cod Motors, Inc.

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State Street Trust Co.

December 21, 1946

Recorded in Office of Personal Town Clerk Records of Personal Nortgages

Book 2 Page 146

Rusio E. State.

State street Trust Company Harder of a cutain mortgage of presents continued company of Cape Can motion due. to Still Street Sunt die 140 December 12, 1946 and recorded in Records 4 montgages of Personal Reputy in the Clerk's Office of the Town of Eastern. Three achusetts Book 2 Page 146, does freely acknowledge that it has received from Packed Cape Cod Theotors Inc. the mortgager ramed in said mortgage, well tearment and satisfaction of the came, and in Consideration there it does wereby could me Tricking said revortgage, and release unto this said Tackard cape and motors, tree, the personal property thereby sold and transferred In witness wherey, it herewants sets its hard and seed this Tenth day of January 9. D. 1947. State Their Trust Company By F. E. Shepard aut Tres. - response, non Jamany 11-1946 10 hours 10 minute 9.74. Received in the Clarks Office of the Town of Exerten book 2 page 146.

Lesis E. Chen Jone Club.

,44 Know all Them by their presents that I Summer S. Eddy . ..... Considerations of Terr Hendred colors paid by Thofirst jectional Bank of Easter, Her. Easters, mes. the receipt coping is hereby acknowledged, d Turky grant, sell and transfer and deliner unto the said But the fellowing grands and Chattel, namely: 1941 Ford Consertable Coupe #18-6099960 to the said to hard all and singular the said goods and chattel. and series . Theres. and I surely comment with the vender as for Jam all incumbrances, that I have good right to sel to see the sum as afouried, all that I will warrant and defend to some against the longis claims and demand of all persons, trouded mentales that if I or my executors, administrators, or assigns, shell by units the the wender, I its executors, administrators, or assigns, the sum of Fire Funders of so in from this dat, with interest as stated in my the said goods and chattels insured against firs in a sum of not less than First mended copies dallars in the benefit of the bundle and its executors, administrator, or assigns, shall frag the sund of Don funder to of 100 m in such from and in such Auswanes Companies as the shall appeare, shall not waste or disting try said sondo chatter nor suller them or any sant thing to be attached on meny seather and shall not except with the consent of in writing of the bunder or it refresentations, attempt to self or to remove Tours to Earthouse There its same or any part thing this area, a was the aforesis note, sheet he wind. Ent upon any defauts in the Buformance or observance of the foregoing Conditions, the hendre is it execution, administration rassigns, may self the said good and chattle of public aucting find times - days retire in writing of the tenis and place you to me or me were a week for this meeting weeks in some one neuropaper avoided in said To tasting, the don't of the june king have well and the render or its representatives shall in entitled to rectain all welling all easts though, and expenses including all easts though, and expenses including all easts thoughts, and expenses included, instained by there is relatives to the said property, or to discharge any claims when y third persons of the in the same, undering the supple of any to me is my Executors, administrate or assigns. Color " agreed to at this vende or its executors, administrary, or

assigns, or any Turson or sersons in their whalf may weeken at any sale made aforesied, and that with dry and in sufamou or orsurance of the conditions of this and is and my wientownadmin. strator, and assigns, may retain to sension of the above montgaged property and may use and enjoy the same, but after such default, the vender or these chaining under it may take immediations in a said perpetty and for that amplose, may, as her as I can will anotherity truly, ruter upon any topologies on which will perfectly or any fact therey may be citated and remove the same therefore In intues whiley I the said summer L. Eddy Jr. Turunts set my hand and sed this 27th day of harmany in the ver one thousand Juin funding and forty-serve. Endyn M. Rusins Summer L. Eddy Jr. Hering and entered in Riema of Martgages & finance brokerty in the Chert of the Fire of to Farm of Exections armany 25-, 947 ; chair 10 minus of the Comment Farm Clut, The above mortgage discharged march 31, 1897
Acciond of 18 2th 1947, sended spil 2th, 1947

Z.E. Elian - E.

Scathem in Savice, whose residential address is at 2001 contoun,

and State of Massachusetts

at ....

### CHATTEL MORTGAGE OF AIRCRAFT KNOW ALL MEN BY THESE PRESENTS that Walter M. Myszkowski. and Edward A. Haura, 3/b/c

in said State (hereinafter referred to in the neuter singular and called the "Mortgagor"), for value received, the receipt whereof

, in the County of ... Barnstable

..... in the County of .....

....., and whose principal place of business is located

is hereby acknowledged, does hereby grant, bargain, sell, assign, transfer and mortgage unto
The First National Bank of Provincetown, a banking corporation duly existing under the
laws of the United States of America and having a principal place of business at
Provincetown, Barnstable County, Massachusetts,
(hereinafter referred to in the neuter singular and called the "Mortgagee"), its (K
described property, namely:
One aircraft now located at Eastham Mass. and more particularly identified as follows:
Manufacturer of Aircraft Cessna Aircraft, Co., Inc., Model
Trade Name: Cessna Year Manufactured: Aug. 19, 1962
Mfr.'s Serial No.: AC3663 CAA Identification Mark: NC56690
Manufacturer of Engine(s): Jacobs Aircraft Engine Number of Motors:
Trade Name: Cassna Year Manufactured: Aug. 10, 14/2  Mfr.'s Serial No.: AC3663  Manufacturer of Engine(s): Jacobs Aircreft Engine Number of Motors: Two Day 12/2 Or 27/2 Serial Number(s)—Engine(s): Acceptance of Motors: Two Day 12/2 Or 27/2 Serial Number(s)—Engine(s): Acceptance of Motors: Two Day 12/2 Or 27/2 Serial Number(s)—Engine(s): Acceptance of Motors: Two Day 12/2 Or 27/2 Or 27/2 Serial Number(s)—Engine(s): Acceptance of Motors: Two Day 12/2 Or 27/2 O
together with all equipment (by whomsoever manufactured) now or nereafter attached thereto or used in connection therewith.
All of the property hereinabove described or referred to is hereinafter sometimes referred to as the "Mortgaged Property."  The term "conjument" as used herein includes in addition to applies and propeller assemblies any and all parts instruments.
appliances, apparatus, accessories and appurtenances of whatever kind and description which are used or are capable of being
The term "equipment" as used herein includes, in addition to engines and propeller assemblies, any and all parts, instruments, appliances, apparatus, accessories and appurtenances of whatever kind and description which are used or are capable of being or intended to be used in the navigation, operation or control of aircraft in flight (including parachutes and including communication equipment and any other mechanism or mechanisms installed in or attached to aircraft during flight).
TO HAVE AND TO HOLD all and singular the said goods and chattels to the said Mortgagee and its successors and assigns
to its and their own use and behoof forever.  And the Martingare hereby covenants, with the Martingare that it is the sale length and exclute owner of the level and beneficial.
And the Mortgagor hereby covenants with the Mortgagee that it is the sole, lawful and absolute owner of the legal and beneficial title to the said goods and chattels now constituting the Mortgaged Property and in possession thereof; that they are free and clear of all liens, encumbrances and adverse claims of any character other than the lien hereof; that it has good right to mortgage the same as aforesaid; and that it will warrant and defend the same against the lawful claims and demands or all persons.
clear of an heas, encumerance and adverse claims of any character other unan the net nercor; that it has good right to moregage the same as aforesaid; and that it will warrant and defend the same as aforesaid; and demands or all persons.
PROVIDED, nevertheless that if the Mortgagor, its successors, assigns or representatives—
(a) shall pay unto the Mortgagee or its successors or assigns, all indebtedness evidenced by and according to the terms of a certain promissory note of the Mortgagor of even date herewith payable to the order of the Mortgagee in the aggregate sum of
s 0 100 100 payable in equal successive monthly instalments of
\$ 5,100,00 one monthly the rist such instalment to be due
such instalment to be due
note in whole or part; and
(b) shall duly and punctually perform, observe and comply with all of the covenants, agreements and other terms, conditions
and provisions herein contained,
default in the performance or observance of the foregoing condition, and without allowance of any period of grace except such
period, if any, as may be required by controling and applicable provisions of law, the mortgagee, or as successors or assigns, may proceed to foreclose this mortgage or otherwise realize upon the Mortgaged Property in any manner permitted by law or, at its or
their option, subject only to such further or additional limitations, if any, and to compilance with such further or additional conditions, if any, as may be prescribed by controlling and applicable provisions of law and which operate to restrict or condition the
and provisions herein contained, then this mortgage, as also the aforesaid note, shall be void; otherwise, to be and remain in full force and effect. But upon any default in the performance or observance of the foregoing condition, and without allowance of any period of grace except such period, if any, as may be required by controlling and applicable provisions of law, the Mortgage, or its successors or assigns, may proceed to foreclose this mortgage or otherwise realize upon the Mortgage of property in any manner permitted by law or, at its or their option, subject only to such further or additional limitations, if any, an any be prescribed by controlling and applicable provisions of law and which operate to restrict or conditions if any, as may be prescribed by controlling and applicable provisions of law and which operate to restrict or condition the full exercise of the powers and remedies hereinafter set forth, may sell any or all of the Mortgaged Property at private sale or public auction, first giving seven (7) days' notice in writing of the time and place of sale addressed to the Mortgage at address above set forth, or publishing such notice once a week for three successive weeks in some one newspaper published or of general circulation in Barnstable County, Massachusetts, or, at the option of the Mortgage, in some one newspaper published or of general circulation in the City or Town in which is then located the whole or any part of the Mortgaged Property; and out of the money arising from such sale the Mortgage, its successors, assigns or representatives, shall be entitled to retain all sums then secured by this mortgage, whether then or thereafter payable, including all costs, charges and expenses (including reasonable attorneys fees) incurred or sustained by it or them in relation to the indebtenses or obligations hereby secured or to the collection of the same or to discharge any claims or liens of third persons affections to his property; rendering the surplus, if any, to the Mortgagor or its succ
above set forth, or publishing such notice once a week for three successive weeks in some one newspaper published or of general circulation in Benystable County, Massachusetts, or at the outlon of the Mortsagee in some one newspaper published or of general
eral circulation in the City or Town in which is then located the whole or any part of the Mortgaged Property, and out of the
money arising from such safe the Mortgagee, its Successors, assigns or representatives, small be entitled up relating an sumisting secured by this mortgage, whether then or thereafter payable, including all costs, charges and expenses (including reasonable at-
torney's fees) incurred or sustained by it or them in relation to the indebtedness or obligations hereby secured or to the collection of the same or to the Mortgaged Property or the maintenance, preservation or protection thereof or the lien hereof or the reali-
zation thereon or to discharge any claims or liens of third persons affecting the Mortgaged Property; rendering the surplus, if
or persons in its or their behalf, may purchase at any sale made as aforesaid and that no other purchaser shall be answerable for
the application of the pateriase money, and class mixed details in the performance of observance of the Mortgagor and its successors and assigns may retain possession of the Mortgagod Property and, subject to the terms hereof,
may use and enjoy the same, but after such default the mortgage or those camining under 10 may, without previous notice or demand, take immediate possession of the Mortgaged Property, or any part thereof, wherever situated, and for that purpose may,
so far as the Mortgagor, its successors, assigns or representatives, can give authority therefor, enter upon any premises on which the Mortgaged Property or any part thereof may be or may be supposed to be situated, and remove the same therefrom.
Time is of the essence of this mortgage. In the event the Mortgagor shall be in default in the due and punctual payment of any installment of the armoriscoru, note sequiped hereby or in the due and punctual performance of any covenant agreement, obligation
instantion on the probability of the mortgage, its successors or assigns, shall have the right at its or their option to declare the
promissory note secured nereby to be and said note shall be represented in the first due and payable without presented, demand, protest or other notice of any kind, all of which are hereby expressly waived.
to time, provided, however, that partial repayments are to be applied to such instalment or instalments of said note as the holder
thereof may in its discretion determine.  The Mortgagor further covenants and agrees with the Mortgagee that until full payment, satisfaction and discharge of all debts and obligations secured hereby.—It will duly pay, perform and observe all payments, agreements and conditions on its part to be paid, performed or observed hereunder; it will do, execute, acknowledge and deliver to the Mortgagee and any all such further acts, deeds, mortgages and transfers as the Mortgagee may reasonably require for the better assuring, transferring, mortgaging, assigning and confirming to the Mortgagee the Mortgaged Property hereby transferred mortgage, and assigned or intended so to be; it will not, nor will it attempt to, sell, assign, lease, transfer, mortgage, encumber or piedge, or suffer any lien to be created on or against, or secrete or conceal, any of the Mortgaged Property; it will in the operation, use and control of the Mortgaged Property; it will not use and control of the Mortgaged Property; it will not seame mortfollowed to the Mortgaged Property; at all times and in all respects comply with or cause to be compiled with the laws of the United States and of all the states and political subdivisions thereof in which the same may be operated, used or located and with all applicable rules, regulations, instructions
and obligations secured hereby,—it will duly pay, perform and observe all payments, agreements and conditions on its part to be paid, performed or observed hereby,—it will do execute acknowledge and deliver to the Mortzagee and any all such further acts, deeds.
portrained of determined and the Mortgagee may reasonably require for the better assuring, transferring, mortgaging, assigning and mortgages and transferr as the Mortgagee may reasonably require for the better assuring, transferring, mortgaging, assigning and
confirming to the mortgaged the mortgaged riogatory meteory and the mortgaged and assigned of included so set, to mot, nor will it attempt to, sell, assign, lease, transfer, mortgage, encumber or pledge, or suffer any lien to be created on or against,
or secrete or conceal, any or the mortgaged Property; it will in the operation, use and control of the moltgaged Property at times and in all respects comply with or cause to be complied with the laws of the United States and of all the states and political
and orders of all Governmental authorities; it will not suffer or permit any of the Mortgaged Property to be flown or taken out-
side the territorial limits of the United States; it will pay when due all taxes and charges levied or assessed upon the Mortgaged Property or any part thereof, this mortgage, or any rights or interests arising hereunder; it will, at its own cost and expense,
carry and maintain with responsible insurance carriers satisfactory to the Mortgagee insurance protection with respect to the Mortgaged Property in such form and amounts and covering such risks as the holder of this mortgage may deem necessary or
payable first to the Mortgagee or its assigns up to the amount of the indebtedness and obligations secured hereby, it will maintain and keep, at its own cost and expense, all the Mortgaged Property in good repair and flying condition and suitably housed and
will take any and an unit action as many be recessary to the airplane hereby mortgaged; it will save the Mortgagee harm- less from all liability and damages of whatsoever nature which may be incurred in connection with the use, operation and control of the Mortgaged Property or any part thereof; it will exhibit to the Mortgagee, its agents and representatives, and will permit
the Mortgagee and its agents and representatives to inspect, the Mortgaged Property, at any time and from time to time; and the Mortgagee and its agents and representatives to inspect, the Mortgaged Property, at any time and from time to time; and the mortgaged Property at any time and from time to time; and the mortgaged Property at any time and from time to time; and the mortgaged Property at any time and from time to time; and the mortgaged Property at any time and from time to time; and the mortgaged Property at any time and from time to time; and the mortgaged Property at any time and from time to time; and the mortgaged Property at any time and from time to time; and the mortgaged Property at any time and from time to time; and the mortgaged Property at any time and from time to time; and the mortgaged Property at any time and from time to time; and the mortgaged Property at any time and from time to time; and the mortgaged Property at any time and from time to time; and the mortgaged Property at any time and t
of the Mortgagee a Property of any part unerest, it will exhibit to the Mortgagee, it is agelias and representatives to inspect, the Mortgaged Property, at any time and from time to time; and twill pay, or promptly upon demand therefor reimburse the Mortgage for the payment of, all fees for the recording of this mortgage and of any mortgage supplemental hereto in all places deemed by the Mortgage necessary for its protection.
All of the covenants, undertakings and agreements of the Mortgagor herein contained shall be binding upon its successors and assigns and shall inure to the benefit of the respective representatives, successors and assigns of the Mortgagee.  No failure or delay by the Mortgagee in exercising any right, power or privilege hereunder shall operate as a waiver thereof, nor
No failure or delay by the Mortgagee in exercising any right, bower or privilege hereunder shall operate as a waiver thereof; nor shall any sincle or partial exercise by the Mortgagee of any right, nower or privilege hereunder preclude any other or further
shall any single or partial exercise by the Mortgagee of any right, power or privilege hereunder preclude any other or further exercise thereof, or of any other right, power or privilege. The rights and remedies herein provided are cumulative and not exclusive of any rights or remedies which would otherwise exist. No waiver of any default hereunder shall operate as a waiver of
any subsequent default
This mortgage may be executed, acknowledged and delivered in any number of counterparts and each of such counterparts shall be deemed to be an original mortgage.

	courted and scarca with more spage with		
(s-) Horace F. allett (		,	
/	s d) Walter H. Myszkowski		R
······································	sgd) Edward F. Hmura		
(ACKNOWLEDGEMEN	/b/a Eastham Air Service T BY INDIVIDUAL(S) OR PARTNER)	(Corporate sea	1)
mmonwealth of Massachusetts	I BI INDIVIDUAL(G) OR I MUTHER()		
88.	16 To	ter M. Myszkowski a	nd
On this Sth day of Dec. 19.	before me personally appeared	executed the foregoing shott	
ortgage, and acknowledged thatthe	the same as their free ac	t and deed.	CI
Given under my hand and official seal the day and ye			
Horace F. Hallett (sgd)	Jamu	arv 22, 1948	
Notary Public	My Commission Expires	(Notary Seal)	****
(ACVENION F	DOWN BY COPPORATION)		
(ACKNOWLE)	DGEMENT BY CORPORATION)		
unty of Barnstable ss.			
On this, 19			
to me personally known			
d that said chattel mortgage was signed and sealed in			
acknowledged the fore			
Given under my hand and official seal the day and ye		•	
	My Commission Expires		
Notary Public	My Condinasion Expires	(Notary Seal)	
ACCICIVITENT OF MOD	TGAGE BY MORTGAGEE (INDIVIDUA	* \	
For value received, the undersigned Mortgagee does h			T.
ANK OF PROVINCETOWN, whose address is 290 Con			
d interest in, to and under the foregoing chattel mo	ortgage, the "Mortgaged Property" describ	ed therein, and the note ar	nd
aim thereby secured.			
IN WITNESS WHEREOF the Mortgagee has execute	ed and sealed this assignment this	day of	****
Signed in the presence of			
Digital III viio problice or			
***************************************	***************************************	(Seal) MORTGAGE	Œ
		(Seal)	
ommonwealth of Massachusetts ) ounty of Barnstable ss.			
On this day of	before me personally appeared		
to me known to			
nd acknowledged thathe executed the same as	free act and deed.		
Given under my hand and official seal the day and ye			
Given under my hand and official seal the day and ye			
Given under my hand and official seal the day and ye  Notary Public	ear above written.	(Notary Seal)	
	ear above written.		
Notary Public	My Commission Expires	(Notary Seal)	
ASSIGNMENT OF MORT	My Commission Expires	(Notary Seal) ON)	
Notary Public	My Commission Expires  My Commission Expires  CGAGE BY MORTGAGEE (CORPORATION OF THE PROPERTY OF	(Notary Seal)  ON) unto THE FIRST NATIONA	
Notary Public  ASSIGNMENT OF MORT For value received the undersigned Mortgagee does ANK OF PROVINCETOWN, whose address is 290 Co t in, to and under the foregoing chattel mortgage, the	My Commission Expires  My Commission Expires  CAGE BY MORTGAGEE (CORPORATIOn thereby sell, assign, transfer and set over mmercial Street, Provincetown, Massachus	(Notary Seal)  ON) unto THE FIRST NATIONA	r-
Notary Public  ASSIGNMENT OF MORT  For value received the undersigned Mortgagee does a  ANK OF PROVINCETOWN, whose address is 290 Co  t in, to and under the foregoing chattel mortgage, the  cured.	My Commission Expires	ON) unto THE FIRST NATIONA ttts, all its right, title and inte	r- by
Notary Public  ASSIGNMENT OF MORT  For value received the undersigned Mortgagee does and the control of the con	My Commission Expires	ON) unto THE FIRST NATIONA tts, all its right, title and inte and the note and claim therel per corporate officer thereun	to
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Notary Public  ASSIGNMENT OF MORT  For value received the undersigned Mortgagee does and the common of the common	My Commission Expires	(Notary Seal)  ON) unto THE FIRST NATIONA ths, all its right, title and inte and the note and claim therel per corporate officer thereum (	to
Notary Public  ASSIGNMENT OF MORT For value received the undersigned Mortgagee does: ANK OF PROVINCETOWN, whose address is 290 Cot in, to and under the foregoing chattel mortgage, the cured. IN WITNESS WHEREOF said Mortgagee has caused ally authorized and its corporate seal to be hereby affin (Corporate seal)  Clerk  Clerk  Clerk  Clerk  Clerk  On this	My Commission Expires	(Notary Seal)  ON) unto THE FIRST NATIONA tts, all its right, title and inte and the note and claim therel per corporate officer thereun Title  Title  is the te seal of sald corporation at Board of Directors, and sa deed of said corporation.	to
Notary Public  ASSIGNMENT OF MORT For value received the undersigned Mortgagee does: ANK OF PROVINCETOWN, whose address is 290 Cot in, to and under the foregoing chattel mortgage, the cured. IN WITNESS WHEREOF said Mortgagee has caused ally authorized and its corporate seal to be hereby affinitest:  Clerk  Clerk  Dunny of Barnstable  On this day of SS.  On this day of Personally known and that the seal affixed lat said assignment was signed and sealed in behalf and sealed and sealed in behalf and sealed in behalf and sealed in behalf and sealed in behalf and sealed and sealed and sealed in behalf and sealed and sealed and sealed on behalf and sealed and sealed and sealed and sealed on behalf and sealed and sealed and sealed and sealed on behalf and sealed and sealed and sealed and sealed on behalf and sealed and sealed and sealed on behalf and sealed and sealed and sealed and sealed on behalf and sealed and sea	My Commission Expires	(Notary Seal)  ON) unto THE FIRST NATIONAletts, all its right, title and interest and the note and claim therest per corporate officer thereum, 19  Title  Title  et is the	tto and did
Notary Public  ASSIGNMENT OF MORT For value received the undersigned Mortgagee does: ANK OF PROVINCETOWN, whose address is 290 Cot in, to and under the foregoing chattel mortgage, the cured. IN WITNESS WHEREOF said Mortgagee has caused ally authorized and its corporate seal to be hereby affin (Corporate seal)  Clerk  Clerk  Clerk  Clerk  Clerk  On this	My Commission Expires	(Notary Seal)  ON) unto THE FIRST NATIONA tts, all its right, title and inte and the note and claim therel per corporate officer thereun Title  Title  Es the te seal of said corporation ar Board of Directors, and sa leed of said corporation.  (Notary Seal)	tto
Notary Public  ASSIGNMENT OF MORT For value received the undersigned Mortgagee does in, to and under the foregoing chattel mortgage, the sured.  IN WITNESS WHEREOF said Mortgagee has caused by authorized and its corporate seal to be hereby affin (Corporate seal)  test:  Clerk Clerk Mannonwealth of Massachusetts   ss.  Clerk On this	My Commission Expires	(Notary Seal)  ON) unto THE FIRST NATIONAletts, all its right, title and inte and the note and claim thereigher corporate officer thereum	tto
Notary Public  ASSIGNMENT OF MORT For value received the undersigned Mortgagee does into and under the foregoing chattel mortgage, the cured.  IN WITNESS WHEREOF said Mortgagee has caused ly authorized and its corporate seal to be hereby affin (Corporate seal)  Test:  Clerk  Minimonwealth of Massachusetts  On this day of seal personally known and that the seal affixed at said assignment was signed and sealed in behalf acknowledged the for Given under my hand and official seal the day and yet.	My Commission Expires	(Notary Seal)  ON) unto THE FIRST NATIONA tts, all its right, title and inte and the note and claim therel per corporate officer thereun Title  Title  Es the te seal of said corporation ar Board of Directors, and sa leed of said corporation.  (Notary Seal)	tto

Air Service , whose residential address is at 12 Symis. Street

Previncetown

is hereby acknowledged, does hereby grant, bargain, sell, assign, transfer and mortgage unto

and State of .....

### CHATTEL MORTGAGE OF AIRCRAFT

in said State (hereinafter referred to in the neuter singular and called the "Mortgagor"), for value received, the receipt whereof

KNOW ALL MEN BY THESE PRESENTS that Walter .. Myszkowski and Bobard F. Haura, doba is than

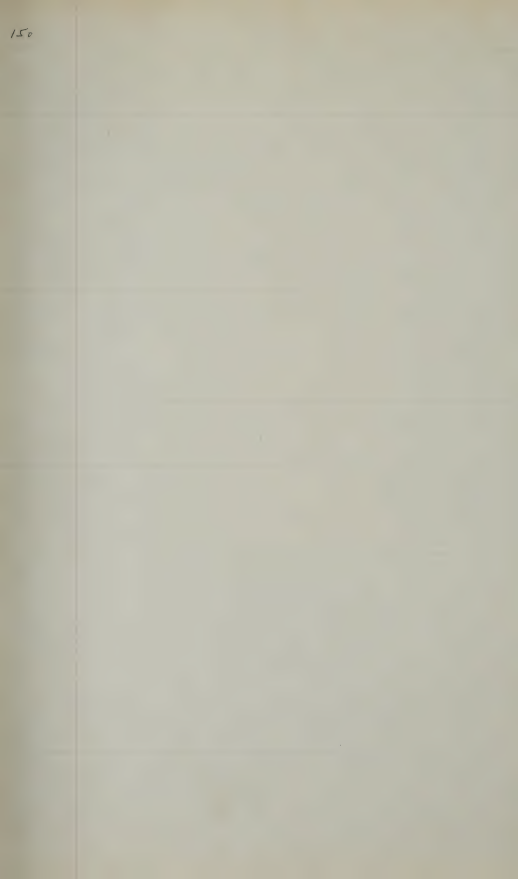
...., in the County of Barnstable

and whose principal place of business is located ..... in the County of ...

The First National Bankof Provincetown, a banking corporation duly existing under the laws of the United States of A merica and having a principal place of business at	е
Provincetown aforesaid	
(hereinafter referred to in the neuter singular and called the "Mortgagee"), its () successors and assigns, the following described property, namely:	
One aircraft now located at	s.
Trade Name: Ce. 308 Vear Manufactured: 1943	
Mfr's Serial No 5:44. CAA Identification Mark. NC53207	****
Manufacturer of Engine(s): JECOIS Number of Mateurs Tvo (2)	
Manufacturer of Engine(s): Number of Motors: Number of Motors: 42-107669, 43-8024	****
together with all equipment (by whomsoever manufactured) now or hereafter attached thereto or used in connection therewit All of the property hereinabove described or referred to is hereinafter sometimes referred to as the "Mortgaged Property."  The term "equipment" as used herein includes, in addition to engines and propeller assemblies, any and all parts, instrumen appliances, apparatus, accessories and appurtenances of whatever kind and description which are used or are capable of being intended to be used in the navigation, operation or control of aircraft in flight (including parachutes and including communication equipment and any other mechanism or mechanisms installed in or attached to aircraft during flight).  TO HAVE AND TO HOLD all and singular the sald goods and chattels to the said Mortgagee and its successors and assig to its and their own use and behoof forever.  And the Mortgagor hereby covenants with the Mortgagee that it is the sole, lawful and absolute owner of the legal and benefic title to the said goods and chattels now constituting the Mortgaged Property and in possession thereof; that they are free as clear of all liens, encumbrances and adverse claims of any character other than the lien hereof; that thas good right to mortga	ts, ng ni
PROVIDED, nevertheless that if the Mortgagor, its successors, assigns or representatives—  (a) shall pay unto the Mortgagee or its successors or assigns, all indebtedness evidenced by and according to the terms of certain promissory note of the Mortgagee in the aggregate sum  (b) 200, 000.  each, the first such instalment to be due.  September 12, 1940, and the lie	a of of
such instalment to be due	id
note in whole or part; and  (b) shall duly and punctually perform, observe and comply with all of the covenants, agreements and other terms, condition	ns
and manufatons bosoin contained	
then this mortgage, as also the aforesaid note, shall be void; otherwise, to be and remain in full force and effect. But upon at default in the performance or observance of the foregoing condition, and without allowance of any period of grace except su period, if any, as may be required by controlling and applicable provisions of law, the Mortgagee, or its successors or assigns, m proceed to foreclose this mortgage or otherwise realize upon the Mortgaged Property in any manner permitted by law or, at its their option, subject only to such further or additional limitations, if any, and to compliance with such further or additional coditions, if any, as may be prescribed by controlling and applicable provisions of law and which operate to restrict or condition if full exercise of the powers and remedies hereinafter set forth, may sell any or all of the Mortgaged Property at private sale or pulic auction, first giving seven (7) days' notice in writing of the time and place of sale addressed to the Mortgagor at its addressed to the Mortgage as the control of the mortgage, in some one newspaper published or of gener circulation in the City or Town in which is then located the whole or representatives, shall be entitled to retain all sums th secured by this mortgage, whether then or thereafter payable, including all costs, charges and expenses (including reasonable a torney's fees) incurred or sustained by it or them in relation to the indebtedness or obligations hereby secured or to the collect of the same or to the Mortgaged Property or the maintenance, preservation or protection thereof or of the lien hereof or the real zation thereon or to discharge any claims or liens of third persons affecting the Mortgaged Property; rendering the surplus, any, to the Mortgagor or its successors or assigns. And it is agreed that the Mortgaged Property; and, subject to the terms here may use and enjoy the same, but after such default the Mortgage or those claiming under it may, without previous notice demand, take immediate poss	on li- if on or ed, of, or vor, ch
The Mortgager further covenants and agrees with the Mortgage that until full payment, satisfaction and discharge of all deb and obligations secured hereby—th will duly pay perform and observe all payments, agreements and conditions on its part to be pal performed or observed hereunder; it will do, execute, acknowledge and deliver to the Mortgagee and any all such further acts, deer mortgages and transfers as the Mortgagee may reasonably require for the betre assuring, transferring, mortgaging, assigning as confirming to the Mortgagee the Mortgaged Property hereby transferred, mortgaged and assigned or intended so to be; it we not, nor will it attempt to, sell, assign, lease transfer, mortgage, encumber or pedge, or suffer any lien to be created on or again or secrete or conceal, any of the Mortgaged Property; it will in the operation, use and control of the Mortgaged Property at times and in all respects comply with or cause to be compiled with the laws of the United States and of all the states and politic subdivisions thereof in which the same may be operated, used or located and with all applicable rules, regulations, instruction and orders of all Governmental authorities; it will not suffer or permit any of the Mortgaged Property to be flown or taken out side the territorial limits of the United States; it will pay when due all taxes and charges levied or assessed upon the Mortgage Property and maintain with responsible insurance carriers satisfactory to the Mortgage elisuitance protection with respect to the Mortgaged Property in such form and amounts and covering such risks as the holder of this mortgage may deem necessary advisable, each such policy of insurance to be delivered to and retained by the holder of this mortgage and loss thereunder to payable first to the Mortgagee or its assigns up to the amount of the indebtedness and obligations secured hereby; it will maintain and keep, at its own cost and expense, all the Mortgaged Property in good repair and flying condition and suitably housed as will	is, and it is it is it

IN WITNESS WHEREOF the Mortgagor has executed and sealed this mortgage this
Signed in the presence of:
H. F. Wallett ( 1990 (5-d) Walton Myszkowski (seal) MORTGAGOR
(sgd) Edward F. Houra (seal)
(Corporate seal) (Corporate seal) (Corporate seal)
Commonwealth of Massachusetts  County of Barnstable  On this 12th day of 15. 15. 15. 15. 15. 15. 15. 15. 15. 15.
(sgd) Horace F. hallett My Commission Expires January 22, 1348
Notary Public (Notary Seal)
(ACKNOWLEDGEMENT BY CORPORATION)  Commonwealth of Massachusetts )
County of Barnstable Ss.
On this day of, 19, before me personally appeared,  to me personally known, who, being by me duly sworn, says that he is the
of and that the seal affixed to the foregoing chattel mortgage is the corporate seal of said corporation,
and that said chattel mortgage was signed and sealed in behalf of said corporation by authority of its Board of Directors and said
My Commission Expires
Notary Public (Notary Seal)
and and an analysis of the second analysis of the second analysis of the second and an analysis
ASSIGNMENT OF MORTGAGE BY MORTGAGEE (INDIVIDUAL)  For value received, the undersigned Mortgagee does hereby sell, assign, transfer and set over unto THE FIRST NATIONAL BANK OF PROVINCETOWN, whose address is 290 Commercial Street, Provincetown, Massachusetts, all its () right, title and interest in, to and under the foregoing chattel mortgage, the "Mortgaged Property" described therein, and the note and claim thereby secured.  IN WITNESS WHEREOF the Mortgagee has executed and sealed this assignment this
19
Commonwealth of Massachusetts { County of Barnstable { Conthis day of
Given under my hand and official seal the day and year above written.
My Commission Expires
Notary Public (Notary Seal)
ASSIGNMENT OF MORTGAGE BY MORTGAGE (CORPORATION)  For value received the undersigned Mortgages does hereby sell, assign, transfer and set over unto THE FIRST NATIONAL BANK OF PROVINCETOWN, whose address is 290 Commercial Street, Provincetown, Massachusetts, all its right, title and interest in, to and under the foregoing chattel mortgage, the "Mortgaged Property" described therein, and the note and claim thereby secured.  IN WITNESS WHEREOF said Mortgages has caused this assignment to be executed by its proper corporate officer thereunto duly authorized and its corporate seal to be hereby affixed and attested this
(Corporate seal)
(Corporate seal) Attest:
Attest:  By
Attest:
Attest:  By Name Title  Commonwealth of Massachusetts County of Barnstable \$\frac{1}{2}\text{SS}.
Attest:  Clerk  By  Name  Title  Commonwealth of Massachusetts  County of Barnstable  On this day of , 19 , before me personally appeared
Attest:    By   Name   Title
Attest:  Clerk  Commonwealth of Massachusetts County of Barnstable On this day of 19, before me personally appeared to me personally known, who, being be me duly sworn, says that he is the corporate seal of said corporation and that said assignment was signed and sealed in behalf of said corporation by authority of its Board of Directors, and said acknowledged the foregoing assignment to be the free act and deed of said corporation.  Given under my hand and official seal the day and year above written.
Attest:    By   Name   Title
Clerk  Commonwealth of Massachusetts County of Barnstable On this day of 19. before me personally appeared to me personally known, who, being be me duly sworn, says that he is the of and that the seal affixed to the foregoing assignment is the corporate seal of said corporation and that said assignment was signed and sealed in behalf of said corporation by authority of its Board of Directors, and said acknowledged the foregoing assignment to be the free act and deed of said corporation.  Given under my hand and official seal the day and year above written.





### CHATTEL MORTGAGE OF AIRCRAFT

KNOW ALL MEN BY THESE PRESENTS that Welter M. Kyszkowski, and Ldverd P. ibure, d/o/a Lestham

F. Barvice	Frozzi na o toma	s is at Barns tabl	e
		, in the County of, and whose principal place of business is i	tod
at	Eastham	in the County of Barnstable	ocated
in said State (hereinafter referred is hereby acknowledged, does hereby The First National Bank	to in the neuter singular and by grant, bargain, sell, assign, of Province town, a	called the "Mortgagor"), for value received, the receipt w	er the
(hereinafter referred to in the neut described property, namely:	er singular and called the "M	ortgagee"), its (XBQk) successors and assigns, the following	lowing
One aircraft now located at	Lasthan, Loss.	and more particularly identified as f	ollows:
Manufacturer of Aircraft:	Arca Jerro.	Model: 7AC	JIIO W 3
Trade Name: 1.20208 724	iner	Year Manufactured: 19/6	** * ********
Mfr.'s Serial No.: 7.C-3686	+ inontal	Model: 75C  Year Manufactured: 19/6  CAA Identification Mark: 19/6  Number of Motors: 200	
Manufacturer of Engine(s):	10 THEHOOT	Number of Motors: One	***********
		Serial Number(s)—Engine(s): 4745568	************
All of the property hereinabove de The term "equipment" as used he appliances, apparatus, accessories i or intended to be used in the navig cation equipment and any other me TO HAVE AND TO HOLD all as	scribed or referred to is herei rein includes, in addition to e and appurtenances of whatev ation, operation or control of chanism or mechanisms insta nd singular the said goods an	ow or hereafter attached thereto or used in connection the inafter sometimes referred to as the "Mortgaged Propert inglines and propeller assemblies, any and all parts, instructer kind and description which are used or are capable of aircraft in flight (including parachutes and including con illed in or attached to aircraft during flight). In dechattels to the said Mortgagee and its successors and chattels to the said Mortgagee and its successors and	y." iments, f being nmuni-
to its and their own use and beho And the Mortgagor hereby coven title to the said goods and chattels clear of all liens, encumbrances an the same as aforesaid; and that it PROVIDED, nevertheless that if	ants with the Mortgagee that now constituting the Mortga d adverse claims of any chara will warrant and defend the	it is the sole, lawful and absolute owner of the legal and be ged Property and in possession thereof; that they are frecter other than the lien hereof; that it has good right to me same against the lawful claims and demands or all personances or representatives—	neficial ee and ortgage ns.
(a) shall pay unto the Mortgag	ee or its successors or assigns.	all indebtedness evidenced by and according to the term th payable to the order of the Mortgagee in the aggregate  fraction ——equal successive monthly instalm due ————————————————————————————————————	sum of ents of
such instalment to be due	first such instalment to be January 8,	due	he last of said
note in whole or part; and	norform observe and comply	with all of the comments agreements and other towns agree	ditions
		with all of the covenants, agreements and other terms, con	
then this mortgage, as also the a foo default in the performance or obse period, if any, as may be required by proceed to foreclose this mortgage their option, subject only to such a dictions, if any, as may be presented their option, subject only to such a dictions, if any, as may be presented the such as the powers are the powers and the accordance of the power seem (7) to allow seet forth, or publishing such circulation in Barnstable county, lead circulation in Barnstable (2) the secured by this mortgage, whether the things of the property of the secured by this mortgage, whether the property of the secured by this mortgage, whether the property of the Mortgager or tis successory persons in its or their behalf with the application of the purchase mo the Mortgagor and its successors a may use and enjoy the same, but a demand, take immediate possession so far as the Mortgagor, its successe he Mortgaged Property or any particular to the promissory notes or condition contained herein, the 1 promissory note secured hereby to 1 mand, protest or other notice of an The Mortgagor reserves the right to time, provided, however, that par thereof, may in its dispersion determined.	ney, and that until detault in disasigns may retain bosses fiter such default the Mortga, of the Mortgaged Property, sors, assigns or representative t thereof may be or may be stgage. In the event the Mortgage equired hereby or in the due a Mortgagee, its successors or as e and said note shall thereup y kind, all of which are hereb to prepay the promissory not tal repayments are to be appning.	terwise, to be and remain in full force and effect. But up lition, and without allowance of any period of grace exery rovisions of law, the Mortgagee, or its successors or assign Mortgaged Property in any manner permitted by law or, a s. if any, and to compliance with such further or addition to provisions of law and which operate to restrict or condition to provisions of law and which operate to restrict or condition and place of sale addressed to the Mortgaged Property at private sale time and place of sale addressed to the Mortgagor at its successive weeks in some one newspaper published or of its which is the mortgage of the mortgage of the successive weeks in some one newspaper published or of the Mortgage, in some one newspaper published or ewhole or any part of the Mortgaged Property; and out igns or representatives, shall be entitled to retain all surfucing all costs, charges and expenses (including reasons the indebtedness or obligations hereby secured or to the coloreservation or protection thereof or of the lien hereof or those affecting the Mortgaged Property; rendering the surfeed that the Mortgaged, or its successors or assigns or any as aforesaid and that no other purchaser shall be answers the performance or observance of the conditions of this sion of the Mortgaged Property and, subject to the terms gee or those claiming under it may, without previous no or any part thereof, wherever situated, and for that purpos so, can give authority therefor, enter upon any premises on supposed to be situated, and remove the same therefrom agor shall be in default in the due and punctual payment and punctual performance of any covenant, agreement, obligans, shall have the right at its or their option to decla on become forthwith due and payable without presentme the general payment in the performance of any covenant, agreement, obligans, shall have the right at its or their option to decla on become forthwith due and payable without presentme the performance of any covenant, agreement, obligants, and in the	of any igation re the nt, de-nt time holder
and obligations secured herewhy—it v performed or observed hereunder; it mortgages and transfers as the Mo confirming to the Mortgagee the Mont, nor will it attempt to, sell, assign secrete or conceal, any of the Mo times and in all respects comply wis subdivisions thereof in which the se and orders of all Governmental au side the territorial limits of the Un Property or any part thereof, this rearry and maintain with responsib Mortgaged Property in such form a divisable, each such policy of insur payable first to the Mortgagee or it and keep, at its own cost and expensible that the content of the content of the content of the Mortgage and the property or any put the Mortgage and its agents and will pay, or promptly upon demand gage and of any mortgage supplem. All of the covenants, undertaking assigns and shall inture to the bene Na failure or delay by the Mortgs, shall any single or partial exercise exercise thereof, or of any other rise clusive of any rights or remedies we carefules thereof, or of any other rise clusive of any rights or remedies we carefules the content of any rights or remedies we careful the content of any rights or remedies we careful the content of any rights or remedies we careful the content of any rights or remedies we careful the content of any rights or remedies we careful the content of any rights or remedies we careful the content of any rights or remedies we careful the content of any rights or remedies we careful the content of any rights or remedies we careful the content of any rights or remedies we careful the content of any rights or remedies we careful the content of any rights or remedies we careful the content of any rights or remedies we careful the content of any rights or remedies we careful the content of any rights or remedies we careful the content of any rights or remedies we careful the content of any rights or remedies we careful the content of any rights or remedies we careful the content of the content	will duly pay, perform and obse will do, execute, acknowledge treagee may reasonably required to the second property in the pr	reve all payments, agreements and conditions on its part to to and deliver to the Mortgagee and any all such further acts, are for the better assuring, transferring, mortgaging, assigni, insferred, mortgaged and assigned or intended so to be; moumber or pledge, or suffer any lien to be created on or a operation, use and control of the Mortgaged Property in the laws of the United States and of all the states and plocated and with all applicable rules, regulations, instruction of the Mortgaged Property to be flown or take due all taxes and charges levide or assessed upon the Mortgaged Property to be flown or take the work of the Mortgaged insurance protection with respect he risks as the holder of this mortgage may deem necessed the property of the Mortgage insurance protection with respect he risks as the holder of this mortgage and loss thereunde the indebtedness and obligations secured hereby; it will my in good repair and flying condition and suitably hous full force and effect the airworthiness certificate heretofore the airplane hereby mortgaged; it will save the Mortgage ay be incurred in connection with the use, operation and the Mortgagee, its agents and representatives, and will Mortgaged Property, at any time and from time to time; agee for the payment of, all fees for the recording of this med by the Mortgagee necessary for its protection, rituggor herein contained shall be binding upon its successivatives, successors and assigns of the Mortgagee.	deeds, ng and it will gainst, at all olitical uctions and uttragged, premary or r to be aintain ed and itssued harm-control permit and it mort-ors and of; nor urther not exiver of

(Signet) Walter M. Mysakowskid (Seal)  (ACKNOWLEDGEMENT BY INDIVIDUAL(S) OR PARTNER)  (Corporate seal)  (ACKNOWLEDGEMENT BY INDIVIDUAL(S) OR PARTNER)  (Corporate seal)  (ACKNOWLEDGEMENT BY INDIVIDUAL(S) OR PARTNER)  (Corporate seal)  (Notary Seal)  (Corporate seal of seal dead of seal dead of seal dead of parents seal of seal dead of seal dead of parents seal of seal dead of
(ACKNOWLEDGEMENT BY INDIVIDUAL(S) OR PARTNER)  ommonwealth of Massachusetts   58.  On this
(Corporate seal)  (Corporate seal of seal corporation.  (Corporation bepared and sealed in behalf of region corporation by authority of the Board of Directors and said achoeven my hand and official seal the day and year above written.  (Corporate seal)  (Corporate seal of said corporation by authority of the Board of Directors and said corporation by authority of the Board of Directors and said corporation by authority of the Board of Directors and said corporation by authority of the Board of Directors and said corporation by authority of the Board of Directors and said corporation by authority of the Green by authority of the
ommonwealth of Massachusetts and day of the mean of the commonwealth of Massachusetts and commonwealth of Massachusetts and commonwealth of Massachusetts and the commonwealth of Massachusetts and commonwealth
On this Sth day of October 19/6 , before me personally appeared Walter M. Myszkowski and to me known to be the person(s) described in and who executed the foregoing chattel ortgage, and acknowledged thatt.bey_ executed the same astheir_ free act and deed.  Given under my hand and official seal the day and year above written.  (ACKNOWLEDGEMENT BY CORPORATION)  My Commission ExpiresJamary 22, 1947  Notary Public
to me known to be the person(s) described in and who executed the foregoing chattel ortrage, and acknowledged that "Lhey" executed the same as "Lieir" free act and deed.  Given under my hand and official seal the day and year above written.  (scd) Hore of Figlicht My Commission Expires January 22, 1947  Notary Public My Commission Expires January 22, 1947  (Notary Seal)  (ACKNOWLEDGEMENT BY CORPORATION)  ommonwealth of Massachusetts sounty of Barnstable  On this day of personally known, who, being by me duly sworn, says that he is the acknowledged the foregoing chattel mortgage is the corporate seal of said corporation, and that the seal affixed to the foregoing chattel mortgage is the corporate seal of said corporation, and that said chattel mortgage was signed and sealed in behalf of said corporation by authority of its Board of Directors and said acknowledged the foregoing chattel mortgage to be the free act and deed of said corporation.  Given under my hand and official seal the day and year above written.  My Commission Expires (Notary Seal)  ASSIGNMENT OF MORTGAGE BY MORTGAGEE (INDIVIDUAL)  For value received, the undersigned Mortgagee does hereby sell, assign, transfer and set over unto THE FIRST NATIONAL ANK OF PROVINCETOWN, whose address is 290 Commercial Street, Provincetown, Massachusetts, all its ( h) right, title di Interest in, to and under the foregoing chattel mortgage, the "Mortgaged Property" described therein, and the note and sim thereby secured.  IN WITNESS WHEREOF the Mortgagee has executed and sealed this assignment this day of (Seal)  MORTGAGEE (Mortgaged Property) appeared (Seal)  MORTGAGEE (Mortgaged Property) assignment the content of the presence of (Seal)  MORTGAGEE (Mortgaged Property) assignment the content of the presence of (Seal)  Mortgaged Property described in and who executed the foregoing assignment dacknowledged that he executed the same as free act and deed.  Given under my hand and official seal the day and year above written.
Given under my hand and official seal the day and year above written.  (ACKNOWLEDGEMENT BY CORPORATION)  (AC
Notary Public  (ACKNOWLEDGEMENT BY CORPORATION)  Dominonwealth of Massachusetts   ss.  On this
Notary Public  (ACKNOWLEDGEMENT BY CORPORATION)  Dominonwealth of Massachusetts   ss.  On this
Sammonwealth of Massachusetts county of Barnstable ss.  On this day of to me personally known, who, being by me duly sworn, says that he is the to me personally known, who, being by me duly sworn, says that he is the and that the seal affixed to the foregoing chattel mortgage is the corporate seal of said corporation, do that said chattel mortgage was signed and sealed in behalf of said corporation by authority of its Board of Directors and said and that said chattel mortgage was signed and sealed in behalf of said corporation by authority of its Board of Directors and said acknowledged the foregoing chattel mortgage to be the free act and deed of said corporation. Given under my hand and official seal the day and year above written.  My Commission Expires  ASSIGNMENT OF MORTGAGE BY MORTGAGEE (INDIVIDUAL)  For value received, the undersigned Mortgagee does hereby sell, assign, transfer and set over unto THE FIRST NATIONAL NIK OF PROVINCETOWN, whose address is 290 Commercial Street, Provincetown, Massachusetts, all its (h) right, title di interest in, to and under the foregoing chattel mortgage, the "Mortgaged Property" described therein, and the note and tim thereby secured.  IN WITNESS WHEREOF the Mortgagee has executed and sealed this assignment this day of
ommonwealth of Massachusetts country of Barnstable  On this
Ses. On this day of personally known, who, being by me duly sworn, says that he is the seal affixed to the foregoing chattel mortgage is the corporate seal of said corporation, described that the seal affixed to the foregoing chattel mortgage is the corporate seal of Said corporation, described that said chattel mortgage was signed and sealed in behalf of said corporation by authority of its Board of Directors and said acknowledged the foregoing chattel mortgage to be the free act and deed of said corporation. Given under my hand and official seal the day and year above written.  My Commission Expires  Notary Public  ASSIGNMENT OF MORTGAGE BY MORTGAGES (INDIVIDUAL)  For value received, the undersigned Mortgagee does hereby sell, assign, transfer and set over unto THE FIRST NATIONAL LINK OF PROVINCETOWN, whose address is 290 Commercial Street, Provincetown, Massachusetts, all its (h) right, title dinterest in, to and under the foregoing chattel mortgage, the "Mortgaged Property" described therein, and the note and dim thereby secured.  IN WITNESS WHEREOF the Mortgagee has executed and sealed this assignment this day of
and that the seal affixed to the foregoing chattel mortgage is the corporate seal of said corporation, d that said chattel mortgage was signed and sealed in behalf of said corporation by authority of its Board of Directors and said acknowledged the foregoing chattel mortgage to be the free act and deed of said corporation.  Given under my hand and official seal the day and year above written.  My Commission Expires  Notary Public  My Commission Expires  Notary Public  (Notary Seal)  ASSIGNMENT OF MORTGAGE BY MORTGAGEE (INDIVIDUAL)  For value received, the undersigned Mortgagee does hereby sell, assign, transfer and set over unto THE FIRST NATIONAL LINK OF PROVINCETOWN, whose address is 290 Commercial Street, Provincetown, Massachusetts, all its (h) right, title d interest in, to and under the foregoing chattel mortgage, the "Mortgaged Property" described therein, and the note and tim thereby secured.  IN WITNESS WHEREOF the Mortgagee has executed and sealed this assignment this
ASSIGNMENT OF MORTGAGE BY MORTGAGE (INDIVIDUAL)  ASSIGNMENT OF MORTGAGE BY MORTGAGE (INDIVIDUAL)  ASSIGNMENT OF MORTGAGE BY MORTGAGE (INDIVIDUAL)  For value received, the undersigned Mortgage does hereby sell, assign, transfer and set over unto THE FIRST NATIONAL (Interest in, to and under the foregoing chattel mortgage, the "Mortgaged Property" described therein, and the note and tim thereby secured.  IN WITNESS WHEREOF the Mortgagee has executed and sealed this assignment this day of
acknowledged the foregoing chattel mortgage to be the free act and deed of said corporation.  Given under my hand and official seal the day and year above written.  My Commission Expires  Notary Public  My Commission Expires  Notary Public  ASSIGNMENT OF MORTGAGE BY MORTGAGE (INDIVIDUAL)  For value received, the undersigned Mortgagee does hereby sell, assign, transfer and set over unto THE FIRST NATIONAL MIX OF PROVINCETOWN, whose address is 290 Commercial Street, Provincetown, Massachusetts, all its (h) right, title dim thereby secured.  IN WITNESS WHEREOF the Mortgagee has executed and sealed this assignment this day of
acknowledged the foregoing chattel mortgage to be the free act and deed of said corporation.  Given under my hand and official seal the day and year above written.  My Commission Expires  Notary Public  ASSIGNMENT OF MORTGAGE BY MORTGAGEE (INDIVIDUAL)  For value received, the undersigned Mortgagee does hereby sell, assign, transfer and set over unto THE FIRST NATIONAL MNK OF PROVINCETOWN, whose address is 290 Commercial Street, Provincetown, Massachusetts, all its (h) right, title dinterest in, to and under the foregoing chattel mortgage, the "Mortgaged Property" described therein, and the note and the method in thereby secured.  IN WITNESS WHEREOF the Mortgagee has executed and sealed this assignment this
ASSIGNMENT OF MORTGAGE BY MORTGAGE (INDIVIDUAL)  For value received, the undersigned Mortgagee does hereby sell, assign, transfer and set over unto THE FIRST NATIONAL LINK OF PROVINCETOWN, whose address is 290 Commercial Street, Provincetown, Massachusetts, all its (, h) right, title d interest in, to and under the foregoing chattel mortgage, the "Mortgaged Property" described therein, and the note and tim thereby secured.  IN WITNESS WHEREOF the Mortgagee has executed and sealed this assignment this
ASSIGNMENT OF MORTGAGE BY MORTGAGE (INDIVIDUAL)  For value received, the undersigned Mortgagee does hereby sell, assign, transfer and set over unto THE FIRST NATIONAL MNK OF PROVINCETOWN, whose address is 290 Commercial Street, Provincetown, Massachusetts, all its (,h) right, title d interest in, to and under the foregoing chattel mortgage, the "Mortgaged Property" described therein, and the note and tim thereby secured.  IN WITNESS WHEREOF the Mortgagee has executed and scaled this assignment this
ASSIGNMENT OF MORTGAGE BY MORTGAGEE (INDIVIDUAL)  For value received, the undersigned Mortgagee does hereby sell, assign, transfer and set over unto THE FIRST NATIONAL ANK OF PROVINCETOWN, whose address is 290 Commercial Street, Provincetown, Massachusetts, all its (, h) right, title interest in, to and under the foregoing chattel mortgage, the "Mortgaged Property" described therein, and the note and aim thereby secured.  IN WITNESS WHEREOF the Mortgagee has executed and sealed this assignment this
For value received, the undersigned Mortgagee does hereby sell, assign, transfer and set over unto THE FIRST NATIONAL NIX OF PROVINCETOWN, whose address is 290 Commercial Street, Provincetown, Massachusetts, all its (h) right, title dinterest in, to and under the foregoing chattel mortgage, the "Mortgaged Property" described therein, and the note and time thereby secured.  IN WITNESS WHEREOF the Mortgagee has executed and sealed this assignment this
For value received, the undersigned Mortgagee does hereby sell, assign, transfer and set over unto THE FIRST NATIONAL NIX OF PROVINCETOWN, whose address is 290 Commercial Street, Provincetown, Massachusetts, all its (h) right, title d interest in, to and under the foregoing chattel mortgage, the "Mortgaged Property" described therein, and the note and tim thereby secured.  IN WITNESS WHEREOF the Mortgagee has executed and sealed this assignment this
ANK OF PROVINCETOWN, whose address is 290 Commercial Street, Provincetown, Massachusetts, all its (h) right, title d interest in, to and under the foregoing chattel mortgage, the "Mortgaged Property" described therein, and the note and tim thereby secured.  IN WITNESS WHEREOF the Mortgagee has executed and sealed this assignment this
d interest in, to and under the foregoing chattel mortgage, the "Mortgaged Property" described therein, and the note and dim thereby secured.  IN WITNESS WHEREOF the Mortgagee has executed and sealed this assignment this
Signed in the presence of  (Seal)  MORTGAGEE  Interpretation of Massachusetts and Seal (Seal)  MORTGAGEE  (Seal)  MORTGAGEE  Interpretation of Massachusetts and Seal (Seal)  MORTGAGEE  (Seal)  MORTGAGEE  Interpretation of Massachusetts and Seal (Seal)  MORTGAGEE  Interpretation of Massachusetts and Seal (Seal)  MORTGAGEE  Interpretation of Seal (Seal)  MORTGAGE  Interpretation of Seal (Seal)  MORTGAGE  In
Signed in the presence of  (Seal)  MORTGAGEE  mmonwealth of Massachusetts   ss.  On this day of parnstable   to me known to be the person(s) described in and who executed the foregoing assignment dacknowledged that he executed the same as free act and deed.  Given under my hand and official seal the day and year above written.
Signed in the presence of  (Seal)  MORTGAGEE  Immonwealth of Massachusetts  Figure 1 (Seal)  MORTGAGEE  Immonwealth of Massachusetts  In the me known to be the person(s) described in and who executed the foregoing assignment dacknowledged that,he
Ommonwealth of Massachusetts sounty of Barnstable on to me known to be the person(s) described in and who executed the foregoing assignment dacknowledged thathe executed the same as
Ommonwealth of Massachusetts sounty of Barnstable On this day of to me known to be the person(s) described in and who executed the foregoing assignment dacknowledged thathe
ounty of Barnstable On this
On this
On this
d acknowledged thathe executed the same asfree act and deed.  Given under my hand and official seal the day and year above written.
d acknowledged thathe executed the same asfree act and deed.  Given under my hand and official seal the day and year above written.
Given under my hand and official seal the day and year above written.
My Commission Fynise
Notary Public (Notary Seal)
ASSIGNMENT OF MORTGAGE BY MORTGAGEE (CORPORATION)
For value received the undersigned Mortgagee does hereby sell, assign, transfer and set over unto THE FIRST NATIONAL
ANK OF PROVINCETOWN, whose address is 290 Commercial Street, Provincetown, Massachusetts, all its right, title and inter- tin, to and under the foregoing chattel mortgage, the "Mortgaged Property" described therein, and the note and claim thereby cured.
IN WITNESS WHEREOF said Mortgagee has caused this assignment to be executed by its proper corporate officer thereunto
ly authorized and its corporate seal to be hereby affixed and attested this
(Corporate seal) test:
ttot.
Clerk Name Title
mmonwealth of Massachusetts (
unty of Barnstable Ss.
On this day of
to me personally known, who, being be me duly sworn, says that he is the
and that the seal affixed to the foregoing assignment is the corporate seal of said corporation and
at said assignment was signed and sealed in behalf of said corporation by authority of its Board of Directors, and said
acknowledged the foregoing assignment to be the free act and deed of said corporation.
acknowledged the foregoing assignment to be the free act and deed of said corporation.
Given under my hand and official seal the day and year above written.
at said assignment was signed and sealed in behalf of said corporation by authority of its Board of Directors, and said  acknowledged the foregoing assignment to be the free act and deed of said corporation.  Given under my hand and official seal the day and year above written.  My Commission Expires  Notary Public (Notary Seal)
acknowledged the foregoing assignment to be the free act and deed of said corporation.  Given under my hand and official seal the day and year above written.  My Commission Expires  Notary Public  (Notary Seal)  February 11, 1947, In. 176. P. M. Received and entered in Records of Northwares of Pers.
acknowledged the foregoing assignment to be the free act and deed of said corporation.  Given under my hand and official seal the day and year above written.  My Commission Expires  Notary Public  (Notary Seal)  February 11, 1947, In. 176. P. M. Received and entered in Records of Northwares of Pers.
acknowledged the foregoing assignment to be the free act and deed of said corporation.  Given under my hand and official seal the day and year above written.  My Commission Expires

ENOW ALL MEN BY THESE PRESENTS, that I, walter M. Myszkowski, for and in consideration of a loan to me of Three Thousand and 00/100 Dollars (\$3,000.00), ande by The First National Bank of Provincetown, a banking corporation duly existing under the laws of The United States of America and having a principal place of business at Provincetown, Barnstable County, Nassachusetts, dated January 18, 1947, made and guaranteed under Title III of the Servicemen's Readjustment act of 1944 as amended, receipt of which is hereby acknowledged, have sold, assigned and transferred and by these presents do sell, assign, transfer and set over unto the said The First National Bank of Provincetown, its successors and assigns, as security on said loan, all my right, title and interest in and to the following described property, to wit:

Cessna, Serial No. AC3663, CAA No. NC56690 Cessna, Serial No. 5544, CAA No. NC53207 Aeronoa Trainer, Serial No. 7AC-3686, CAA No. NCE4963

on which aircraft the aforesaid The First National Bank of Provincetown now holds chattel mortgages.

It is further agreed that the now existing mortgages on the aforementioned property shall continue to be in full force and effect as security on the \$3,000.00 loan hereinbefore mentioned until the loan shall have been paid in full even though the mortgage notes on the aircraft shall have been fully paid.

It is further agreed that in the event any or all of the aforesaid aircraft are sold, destroyed, or cherwise disposed of before the aforementioned \$3,000.00 loan shall have been paid in full, any additional aircraft acquired by rejeither individually, as Eastham Air Service, or as a succeeding corporation shall be mortgaged as security for the loan.

IN WITHERS WHO NOW, I have hereun to subscribed my name and affixed my seal this 8th day of February, 1947.

Commonwealth of Massachusetts)

Subscribed and sworn to before no this 5th day of February, 1947.

Comin Expend 9/15/5-3

February 11, 1947, 3h. 30m. P. M. Received and entered in Records of Mortgages of Personal Property in the Clerk's Office of the Town of Eastham, Book 2, Page 151.

Louis E. Lane.

The First Testional Bank of Provincetorn, a banking comporations duly Exiting under to low of the united States of American and having and having a track of a thatlet martgage frame Gerard G. Bourgeois Ir. to the first Keline Bank of Franciscom Eforeand date Tebruary 20, 1947 recorded in Read of Personal Mortgages in the Cledes Office of the Jam y Exerten book & Page 154 achieveledge satisfaction of the same. on witness wherey the said The First Lightoned Banks of Provincetown has land it components sent to be, affined and tree Fresents to be rigued in its name and behalf by Milliam I mayo it . Coshier this and day of Lecember q.L. 1947 The First Lational Banks y travincetown By William J. Mays Casher. The Commonwealth of Freezestimetts 12 arustible & S. December 2, 1947 Then premary appeared the above named Hilliams To Trays and asknowledged the foregoing instrument to be the free att and died of the First Fralesial Bank of Prominculaine. Sefare me Starly 6. Dream Fathier. my communion of ins

From First Nations 1 Bank of Provincetown

To "erard C. Bourgeois, Jr.

Date March 13, 1947 19

## Will of Sale of Personal Property

From the office of

HOBBS & WARREN, INC.
PURLISHERS STANDARD LAW BLANKS
BOSTON MASS.
FORM S09

## Know all men by these presents

that I, Meade J. Bur

in consideration of One dollar and other good and valuable consideration paid by Gerard C. Bourgeois, Jr. of said Eastham, Barnstable County, Massachusetts

the receipt whereof is hereby acknowledged, do hereby grant, sell, transfer, and deliver unto the said Gerard C. Bourgeois, Jr., the following goods and chattels, namely:

Blessing & Bastain soda fountain bobtail 2 gas stoves 1 Royal typewriter 1 Counter No. 50 1 Cash Register - National #322699 1 Frosted Food Cabinet Pinacle Model 8 1 Fleetwood meat showcase 1 Dayton scale No. 1072796 1 Hobart hamburg machine #492373 2 Counters No. 57, 58 1 walk-in box, Fleetwood Model M 1 Compressor - Fridgidaire No. 1258314 1 Compressor - Mills Industries Serial No. 115047 1 Compressor - Mills Industries Serial No. 22981 1 Meat table 1 Meat block 1 American meat slicer No. 163725419 1 Mosler safe Stools

together with all articles or items or equipment, by whomsoever manufactured now attached to or used in connection with the general store owned and operated by me in Eastham.

To have and to hold all and singular the said goods and chattels to the said

Gerard C. Bourgeois, Jr.

Fluorescent lights

and his

executors, administrators, and assigns to their own use and behoof forever.

And I hereby covenant with the grantee that I am the lawful owner of the said goods and chattels; that they are free from all encumbrances,

that I have good right to sell the same as aforesaid; and that I will warrant and defend the same against the lawful claims and demands of all persons,

In witness whereof I the said

hereunto set my hand and seal this

Seventh

day of

March in the year one thousand nine hundred and forty-seven

Signed and sealed in presence of

Sague Ja

Made Buyes

March 13, 1947, Received and Antered in Records of Mortgages of Personal Property in the Clerks' Office of the Town of Eastham. Book 2 Page 153.

iste 6.

### CHATTEL MORTGAGE

KNOW ALL MEN BY THESE PRESENTS that ..... Corard C. Zourguois ... Ir.

whose residential addre	ss is at 100 tal to offer the
	in the County of Barratelle
and State of	, and whose principal place of business is located
at North E stham	in the County of Borney ble
in said State (hereinafter referred to in the neuter singular ar	ad called the "Mortgagor"), for value received, the receipt whereof
is hereby acknowledged, does hereby grant, bargain, sell, assign	n, transfer and mortgage unto
The First Notional Bank of Progringation a	banking corporation duly existing under the
laws of the Enited States of America and he	Territoria de muina incluir al casa de lusais ana est
Providence Providence Co. Reportation topic in	avery a prancipal more of manners at
Provincetown, Barnstable County, Massachus	a vus
(hereinafter referred to in the neuter singular and called the "	Mortgagee"), its (K) successors and assigns, the following
described property namely:	
Pleasing Bastain soon foundin holds and groves found typewriter Counter No. 50  1 Gain Register - National 4322699  1 Fractor Food Capt et Pinacie odel 8	l Compressor - Fridgidaire No. 1258314 1 Compressor - Wills Industries Sorial Lo. 1 Compressor - Wills Industries Serial Lo.
1 Toyal typewriter	1 Meat table
1 Counter No. 50	
1 Francia Coul Chief of Diversia adol 6	1 Meat block 1 American meat slice No. 163725/29
1 Fleetwood meat showe ne	1 Mosler safe
1 Dayton scale No. 1072796 1 Hobart hamburg machine #492373	Stools .
1 Hobart hamburg machine #492373	Fluorescent lights
2 Counters No. 57-58 1 Walk-in box, Floetwood Modelii.	- Paragonia a righton
1 walk-in box, Fleetwood Modelli.	
All of the property hereinabove described or referred to is her	now or hereafter attached thereto or used in connection therewith. elnafter sometimes referred to as the "Mortgaged Property." and chattels to the said Mortgagee and its successors and assigns.
to its and their own use and behoof forever.	assigns
	at it is the sole, lawful and absolute owner of the legal and beneficial
title to the said goods and chattels now constituting the Morte clear of all liens, encumbrances and adverse claims of any chat the same as aforesaid; and that it will warrant and defend the PROVIDED, nevertheless that if the Mortgagor, its successor	at it is the sole, lawful and absolute owner of the legal and beneficial taged Property and in possession thereof; that they are free and acter other than the lien hereof; that it has good right to mortgage e same against the lawful claims and demands or all persons.  S. assigns or representatives—
	is, all indebtedness evidenced by and according to the terms of a
certain promissory note of the Mortgagor of even date herew	ith payable to the order of the Mortgagee in the aggregate sum of
\$6,00,00, payable in	equal successive monthly instalments of
\$ each, the first such instalment to b	e due, 19.47., and the last
such instalment to be due	., 19, and all renewals, substitutions and extensions of said
note in whole or part; and	
(b) shall duly and punctually perform, observe and compl	y with all of the covenants, agreements and other terms, conditions
and provisions herein contained,	
then this mortgage, as also the aforeaid note, shall be void; of default in the performance or observance of the foregoing con period, if any, as may be required by controlling and applicable proceed to foreclose this mortgage or otherwise realize upon the their option, subject only to such further or additional limitatic ditions, if any, as may be prescribed by controlling and applical full exercise of the powers and remedies hereinafter set forth, mile auction, first giving seven (7) days' notice in writing of the above set forth, or publishing such notice once a week for threcirculation in Barnstable County, Massachusetts, or, at the operate circulation in Barnstable County, Massachusetts, or, at the operate of the same of the first payable, it is to the same or to the Mortgaged Property or the maintenance, as secured by this mortgage, whether then or thereafter payable, it of the same or to discharge any claims or liens of third per any, to the Mortgagor or its successors or assigns. And it is a or persons in its or their behalf, may purchase at any sale mad the application of the purchase money; and that until default it he Mortgagor and its successors and assigns may retain posse may use and enjoy the same, but after such default the Mortgagor and take immediate possession of the Mortgaged Property or any part thereof may be or may be Time is of the essence of this mortgage. In the event the Mortinstaiment of the promissory note secured hereby or in the due or condition contained herein, the Mortgage. Its successors or a promissory note secured hereby or in the due or condition contained herein, the Mortgage. The Mortgagor reserves the right to prepay the promissory note secured hereby or in the due or the provided, however, that partial repayments are to be apthered or may in its discretion determine.	with all of the covenants, agreements and other terms, conditions therwise, to be and remain in full force and effect. But upon any dition, and without allowance of any period of grace except such provisions of law, the Mortgagee, or its successors or assigns, may e Mortgaged Property in any manner permitted by law or, at its or ns, if any, and to compliance with such further or additional conclusions of law and which operate to restrict or condition the ay sell any or all of the Mortgaged Property at private sale or publications of the Mortgaged Property at private sale or publication of the Mortgage, in some one newspaper published or of generation of the Mortgage, in some one newspaper published or of generation of the Mortgage, in some one newspaper published or of generation of the Mortgage, in some one newspaper published or of generations or representatives, shall be entitled to retain all sums then neluding all costs, charges and expenses (including reasonable at the whole or any part of the Mortgaged Property; and out of the signs or representatives, shall be entitled to retain all sums then neluding all costs, charges and expenses (including reasonable at the indebtedness or obligations hereby secured or to the collection preservation or protection thereof or of the lien hereof or the realismost affecting the Mortgaged Property; rendering the surplus, if greed that the Mortgage, or its successors or assigns or any person as aforesald and that no other purchaser shall be answerable for the performance or observance of the conditions of this deed, ission of the Mortgaged Property and, subject to the terms hereof, agee or those claiming under it may, without previous notice or, or any part thereof, wherever situated, and for that purpose may, es, can give authority therefor, enter upon any premises on which supposed to be situated, and remove the same therefrom. Suggest the secured hereby in whole or in part at any time and from time singins, shall have the right at its or their option to declare the pon
and obligations secured hereby,—it will duly pay perform and observed hereunder; it will do, execute, acknowledge mortgages and transfers as the Mortgagee may reasonably requestionistic to the Mortgagee the Mortgaged Property hereby troot, nor will it attempt to, sell, assign, lease, transfer, mortgage, or secrete or conceal, any of the Mortgaged Property; it will in times and in all respects comply with or cause to be compiled we subdivisions thereof in which the same may be operated, used or	erve all payments, agreements and conditions on its part to be paid, to and deliver to the Mortgagee and any all such further acts, deeds, the for the better assuring, transferring, mortgaging, assigning and ansierred, mortgaged and assigned or intended so to be; it will encumber or pledge, or suffer any lien to be created on or against, he operation, use and control of the Mortgaged Property at all rith the laws of the United States and of all the states and political riceated and with all applicable rules, regulations, instructions of the Mortgaged Property and political riceated and with all applicable rules, regulations, instructions.

subdivisions thereof in which the same may be operated, used or located and with all applicable rules, regulations, instructions and orders of all Governmental authorities; it will not suffer or permit any of the Mortgaged Property to be flown or taken outside the territorial limits of the United States; it will pay when due all taxes and charges levied or assessed upon the Mortgaged Property or any part thereof, this mortgage, or any rights or interests arising hereunder; it will, at its own cost and expense, carry and maintain with responsible insurance carriers satisfactory to the Mortgagee insurance protection with respect to the Mortgaged Property in such form and amounts and covering such risks as the holder of this mortgage may deem necessary or advisable, each such policy of insurance to be delivered to and retained by the holder of this mortgage and loss thereunder to be payable first to the Mortgagee or its assigns up to the amount of the indebtedness and obligations secured hereby; it will maintain and keep, at its own cost and expense, all the Mortgaged Property in good repair, it will save the Mortgagee have the Mortgagee or any its own cost and expense, all the Mortgaged Property or any part thereof; it will exhibit to the Mortgagee, its agents and representatives, and will permit the Mortgagee and its agents and representatives to inspect, the Mortgagee Property, at any time and from time to time; and it will pay or promptly upon demand therefor reimburse the Mortgagee Property, at any time and from time to time; and it will pay or promptly upon demand therefor reimburse the Mortgagee for the payment of, all fees for the recording of this mortgage and of any mortgage supplemental hereto in all places deemed by the Mortgager here property or the property at any time and from time to time; and it will pay or promptly upon demand therefor reimburse the Mortgager here property at any time and from time to time; and it will pay or promptly upon demand therefor reimburse the Mortgager here here proper

Fireh 13, 1947 10 h. 5 m. Received and entered in Records of Fortgages of Francis Traver; in the Clerks' office of the Town of S at ar, Rook 2 To a 1/2. frai. E. Ch. Town Clerk.

IN WITNESS WHEREOF the Mortgagor has executed and sealed this mortgage this	
Signed in the presence of:	
(Married Bruss and January)	
MORTGAGOR	
(Corporate seal)	
(ACKNOWLEDGEMENT BY INDIVIDUAL(S) OR PARTNER)	
Commonwealth of Massachusetts ss.	
County of Barnstable	
On this day of to me known to be the person(s) described in and who executed the foregoing chattel	32
mortgage, and acknowledged thathe executed the same as	
Given under my hand and official seal the day and year above written.	
My Commission Expires My Commission Expires My Commission Seal)	
Notary Funds	
(ACKNOWLEDGEMENT BY CORPORATION)	
Commonwealth of Massachusetts 85.	
County of Barnstable On thisday of, 19, before me personally appeared	
to me personally known, who, being by me duly sworn, says that he is the	
of, and that the seal affixed to the foregoing chattel mortgage is the corporate seal of said corporation,	
and that said chattel mortgage was signed and sealed in behalf of said corporation by authority of its Board of Directors and said	
acknowledged the foregoing chattel mortgage to be the free act and deed of said corporation.	
Given under my hand and official seal the day and year above written.	
My Commission Expires	
Notary Public (Notary Seal)	
ASSIGNMENT OF MORTGAGE BY MORTGAGEE (INDIVIDUAL)	
For value received, the undersigned Mortgagee does hereby sell, assign, transfer and set over unto THE FIRST NATIONAL BANK OF PROVINCETOWN, whose address is 290 Commercial Street, Provincetown, Massachusetts, all its (h) right, title	
and interest in, to and under the foregoing chattel mortgage, the "Mortgaged Property" described therein, and the note and	
claim thereby secured.	
IN WITNESS WHEREOF the Mortgagee has executed and sealed this assignment this	
19	
Signed in the presence of	
(Seal) MORTGAGEE	
(Seal)	
Commonwealth of Massachusetts (ss.	
County of Barnstable   55.	
On this	
and acknowledged thathe executed the same asfree act and deed.	
Given under my hand and official seal the day and year above written.	
Notary Public My Commission Expires	
Totally Funite (Totally Scat)	
ASSIGNMENT OF MORTGAGE BY MORTGAGEE (CORPORATION)	
For value received the undersigned Mortgages does hereby sell, assign, transfer and set over unto THE FIRST NATIONAL	
BANK OF PROVINCETOWN, whose address is 290 Commercial Street, Provincetown, Massachusetts, all its right, title and inter-	
est in, to and under the foregoing chattel mortgage, the "Mortgaged Property" described therein, and the note and claim thereby secured.	
IN WITNESS WHEREOF said Mortgagee has caused this assignment to be executed by its proper corporate officer thereunto	
duly authorized and its corporate seal to be hereby affixed and attested this	
(Corporate seal)	
Attest:	
Ву	
Clerk Name Title	
Commonwealth of Massachusetts { ss.	
On this day of, 19, before me personally appeared	
to me personally known, who, being be me duly sworn, says that he is the	
of	
that said assignment was signed and sealed in behalf of said corporation by authority of its Board of Directors, and said	
acknowledged the foregoing assignment to be the free act and deed of said corporation.	
Given under my hand and official seal the day and year above written.	

Full satisfactions having here retained, this mortgage is hardy discharged.

Thermal Finance Company

15-19-47 By M. S. Y. Essureme

Manager y the Lender. Mortgages.

record this	day of	19	
			Manager of the Lender—Mortgagee

Chattel Mortgage Account No. 22029
Date Due 20th

Steels, Charles J.

Clerk's office of the Town Records of Mortgages of Personal Property in the 11 m. 12 M. Received and entered in Justham, Mass. Mar182 Personal Finance Company of Landbook 2 PLYMOUTH, MASS. License No. 203 ..., 19.47

Personal Enance Company

(Date)

Port Statement

this mortgage is hereby discharged.

Full satisfaction having been received

LOTE STEPR.

Clerk.

### Chattel Mortgage

	(1) KNOW ALL MEN	BY THESE PRESEN	NTS that weCha:	rles Steele			
					unty, Massachusetta (hereinafter cal		
the Borrowers), in consideration of Three hundred							
		PERSONAL FINA	NCE COMPANY.	(hereinafter called the Le	ander)		
	at its			mouth, Massachusetts, Li			
the r	t, bargain, sell, transfer and	deliver unto the said l	Lender the personal	property described as follo	oan with interest as hereinafter stated, ows:		
:- 41-	A certain motor vehicle, e City of			ent, now located in said C	ounty and State at Rout • 6		
	AKE MODEL	YEAR		SERIAL NO.	OTHER IDENTIFICATION		
27.1.	, ito and				The state of the s		
	Certain chattels, includin				Street, in the City of		
NO.	LIVING ROOM  DESCRIPTION	DINING I	ROOM NO	KITCHEN	BED ROOM		
NO.	Bookcase	Buffet	IPHON NO	Chairs	NO. DESCRIPTION		
	Secretary	Chairs		Table	Bed Bed		
Chair China Closet Stove Bed							
	Chair Serving Table Washing Machine Chair						
	Chair	Table			Chair		
	Living Room Suite			Refrigerator	Chiffonier		
	Piano	Rug			Chifforobe		
	Table	Radio		Vacuum Cleaner	Dresser		
	Rugs				Dressing Table		
-							
that to of all and to of sale in	hey have good right to sell persons whomsoever, excep hat in case a sale shall be n e confirming such sale. 33. Picottest NEVI Hundred 11suc	the same as aforesaid, ting	and that they will w None of sale they will, upo the Borrowers shall nents of \$	on request, execute and de	liver to the purchaser or purchasers a beside sum of the actual amount of the above lores, and amount of the above lores, the actual amount of the actual amount of the above lores, the actual amount of		
of	April	19 1.7 togeth	er with a	Cinel 12th i	nstalment covering any unneid belon-		
and b	ting interest as aforesaid, whearing interest at said rate.	hich instalment is due a until one year after ma in note of the Borrowe	and owing on the aturity, and thereaf	ter at 6% per annum on th	of		
prope	tts and that they will confe	ides a motor vehicle, B	orrowers covenant ordinances governin	that they will not remove g said motor vehicle; and	same from the Commonwealth of Mass if this mortgage includes other person we described address without the writt		
tained may l	nal property nor suffer any d or upon any loss by fire or become due and payable at ssion of said personal proper	part thereof to be atta otherwise of any of said once without notice or rty and may use and en	ached; that upon and d personal property; demand thereof; the ajoy the same with	y breach of any condition the whole amount remain at until any such default s care.	that they will not waste or destroy as or agreement herein or in said note co- ing unpaid, at the election of the Lendus herein described, Borrowers may reta ful for, and said Borrowers so far as th		
or per and t days' person paper newspof the be pa or an	vies authority therefor do au scons, without previous not ake possession of and carry notice in writing of the tir nal property claiming the st s, if any, published in the coupers published in the cou of the said Borrowers, or the to said Borrowers, or the (7) If this mortgage incl	tthorize, the Lender and tice to Borrowers, to end away any of said person and place of sale by ame, or by publishing swin where the mortgage nity; the foregoing noticed of the same shall be in assigns, or whoever shalf, may purchase at addes both a motor vehicle.	d any employee or a tter said building an onal property, and I leaving a copy of such notice at least is properly recorded ce being that set for ea applied to the arm may be entitled to any sale made as af cle and other person	gent of the Lender, with the dother premises in which to sell the same at public such notice with Borrowenes in each of three such content of the property is a right in Section 108 of Chaunt of the indebtedness set the same. It is agreed the oresaid.  all property and if there as all property and if there are all all property and if there are all all property are all all property and if there are all all all all all all all all all al	the aid and assistance of any other pers a nay of such personal property is plac auction or private sale, first giving sev so re with the person in possession of sa- essive weeks in one of the principal nev ituated; otherwise, in one of the princip pter 140 and in Section 5 of Chapter 2 ured hereby, and the surplus, if any, sh at the Lender, its successors and assign hall occur default as above described, sa-		
witho	ut in any way prejudicing i ot been taken.	ts right to take any act	ion at a later date t	o enforce its lien upon the	cle or against said other personal proper part of the security against which actions 17th day		
	la reli			Pouls (III)	day		
Signe	d and sealed in the presence	e of					
	D. Caldwell	***************************************	******************************	Ch	arles l'. Steele (BEA		
	Signature taken	on outside -1			(SRA		
0000000000		VIII VIII VIII VIII VIII VIII VIII VII	AAA	************************************	(8 MA		

### CHATTEL MORTGAGE

**************************************	, whose residential address is	at North E stham
		in the County of Barnstable
atNorth	Eps tham	and whose principal place of business is located in the County of Barnstable
	red to in the neuter singular and call ereby grant, bargain, sell, assign, tran	led the "Mortgagor"), for value received, the receipt whereof asfer and mortgage unto
laws of the United St		ing corporation duly existing under the mag a principal place of business at s,
(hereinafter referred to in the referred to in the referred property, namely:	neuter singular and called the "Mortg	agee"), its () successors and assigns, the following

37' O" Fishing Dregger "Priscilla" No. 4D35 with Chrysler Crown Marine Engine with 1/2 - 1 reduction gear, also scallop, sea clam and quahaug dredge s.

together with all equipment (by whomsoever manufactured) now or hereafter attached thereto or used in connection therewith,

All of the property hereinabove described or referred to is hereinafter sometimes referred to as the "Mortgaged Property."

TO HAVE AND TO HOLD all and singular the said goods and chattels to the said Mortgagee and its successors and assigns to its and their own use and behoof forever

And the Mortgagor hereby covenants with the Mortgagee that it is the sole, lawful and absolute owner of the legal and beneficial title to the said goods and chattels now constituting the Mortgaged Property and in possession thereof; that they are free and clear of all liens, encumbrances and adverse claims of any character other than the lien hereof; that it has good right to mortgage the same as aforesaid; and that it will warrant and defend the same against the lawful claims and demands or all persons.

PROVIDED, nevertheless that if the Mortgagor, its successors, assigns or representatives—

(a) shall pay unto the Mortgagee or its successors or assigns, all indebtedness evidenced by and according to the terms of a certain promissory note of the Mortgagor of even date herewith payable to the order of the Mortgage in the aggregate sum of \$.2,000.00 equal successive monthly instalments of \$.83.33 each, the first such instalment to be due May 22, 19.47, and the last such instalment to be due ......April 22, ....., 19.49....., and all renewals, substitutions and extensions of said

note in whole or partners, with interest at 25; and
(b) shall duly and punctually perform, observe and comply with all of the covenants, agreements and other terms, conditions and provisions herein contained,

(b) shall duly and punctually perform, observe and comply with all of the covenants, agreements and other terms, conditions and provisions herein contained.

Ihen this mortgage, as also the aforesaid note, shall be void; otherwise, to be and remain in full force and effect. But upon any default in the performance or observance of the foregoing condition, and without allowance of any period of grace except such them this mortgage, as also the aforesaid note, shall be void; otherwise, to be and remain in full force and effect. But upon any default in the performance or observance of the foregoing condition, and without allowance of any period of grace except such the period, if any, as may be prescribed by controlling and applicable provisions of law, and which operate to restrict or conditions, the full exercise of the powers and remedies hereinafter set forth, may sell any or all of the Mortgaged high turber or additional tonitions, if any, as may be prescribed by controlling and applicable provisions of law and which operate to restrict or conditions the full exercise of the powers and remedies hereinafter set forth, may sell any or all of the Mortgaged reporting a sell on publicable and the provision of the sell of the mortgage of the sell of the period of the mortgage of the successors of assigns. And it is agreed that the Mortgaged period of the mortgage of the surplus, if the mortgage of the surplus of the mortgage of the surplus of the mortgage of the surplus of the mortgage

This mortgage may be executed, acknowledged and delivered in any number of comments of the property april 26, 1947 2 P. M. Redeived and entered in Records of Personal Nortgages in the Clerk's office of the Town of

of, 19, 19		day
Signed in the presence of:		
	anne Brasford turning	ORTGAGOR
	Sea	Olliandon
		(Corporate seal)
(ACKNOWLEDGEMENT BY Commonwealth of Massachusetts )	Y INDIVIDUAL(S) OR PARTNER)	
County of Barnstable ss.		
On this 3rd day of Ar 17 19.47	., before me personally appeared	n Bradford
to me known to be t	the person(s) described in and who executed the	foregoing chatte
mortgage, and acknowledged thathe executed the Given under my hand and official seal the day and year at		
Stanly & Snow	My Commission Expires My Commission Expires	() 间刀) 6
Notary Public	(Note	ary Seal)
	·	
(AOVENOVE EDGE	MENT BY CORPORATION)	
Commonwealth of Massachusetts )	MENT BI CORFORATION)	
County of Barnstable ss.		
On this, 19,	, before me personally appeared	
to me personally known, who		
of, and that the seal affixed to th		
and that said chattel mortgage was signed and sealed in beha		
Given under my hand and official seal the day and year ab		nd corporation.
Given under my nand and omeiar sear the day and year an	JOYC WILDLESS.	
	My Commission Expires	
Notary Public	(Note	ary Seal)
,		
ASSIGNMENT OF MORTGA	GE BY MORTGAGEE (INDIVIDUAL)	
claim thereby secured.  IN WITNESS WHEREOF the Mortgagee has executed an 19 Signed in the presence of	ad sealed this assignment this day of	
	(Seal)	MORTGAGE
	(Seal)	)
Commonwealth of Massachusetts County of Barnstable		
On this day of	, before me personally appeared	
to me known to be the	he person(s) described in and who executed the for	
and acknowledged thathe executed the same as	free act and deed.	
Given under my hand and official seal the day and year ab	pove written.	
	My Commission Expires	egoing assignmen
Notary Public		egoing assignmen
Notary Public		egoing assignmen
	(Nota	egoing assignmen
ASSIGNMENT OF MORTGAG	(Nota	egoing assignmen
ASSIGNMENT OF MORTGAG For value received the undersigned Mortgagee does hereb BANK OF PROVINCETOWN, whose address is 290 Commetest in, to and under the foregoing chattel mortgage, the "M	(Nota  GE BY MORTGAGEE (CORPORATION)  by sell, assign, transfer and set over unto THE Fi  creial Street, Provincetown, Massachusetts, all its right	egoing assignmen  Try Seal)  IRST NATIONAI  ht, title and inter
ASSIGNMENT OF MORTGAG For value received the undersigned Mortgagee does hereb BANK OF PROVINCETOWN, whose address is 290 Commet est in, to and under the foregoing chattel mortgage, the "M secured. IN WITNESS WHEREOF said Mortgagee has caused this a	(Nota by Sell, assign, transfer and set over unto THE Florial Street, Provincetown, Massachusetts, all its righter assignment to be executed by its proper corporate	ry Seal)  IRST NATIONAl ht, title and inter and claim therebe officer thereunt
ASSIGNMENT OF MORTGAG For value received the undersigned Mortgagee does hereb BANK OF PROVINCETOWN, whose address is 290 Commet est in, to and under the foregoing chattel mortgage, the "M secured. IN WITNESS WHEREOF said Mortgagee has caused this a duly authorized and its corporate seal to be hereby affixed as (Corporate seal)	(Nota by Sell, assign, transfer and set over unto THE Florial Street, Provincetown, Massachusetts, all its righter assignment to be executed by its proper corporate	IRST NATIONAI th, title and inter and claim thereby cofficer thereunt
ASSIGNMENT OF MORTGAG For value received the undersigned Mortgagee does hereb BANK OF PROVINCETOWN, whose address is 290 Commet est in, to and under the foregoing chattel mortgage, the "M secured.  IN WITNESS WHEREOF said Mortgagee has caused this a duly authorized and its corporate seal to be hereby affixed at  (Corporate seal)  Attest:	(Nota BE BY MORTGAGEE (CORPORATION)  by sell, assign, transfer and set over unto THE F1 or and Street, Provincetown, Massachusetts, all its right fortgaged Property" described therein, and the note assignment to be executed by its proper corporate and attested this	irst National ht, title and interand claim thereby
ASSIGNMENT OF MORTGAG For value received the undersigned Mortgagee does hereb BANK OF PROVINCETOWN, whose address is 290 Commetest in, to and under the foregoing chattel mortgage, the "M secured.  IN WITNESS WHEREOF said Mortgagee has caused this a duly authorized and its corporate seal to be hereby affixed at (Corporate seal)  Attest:  By  Clerk	(Nota BE BY MORTGAGEE (CORPORATION)  by sell, assign, transfer and set over unto THE Fireial Street, Provincetown, Massachusetts, all its righter assignment to be executed by its proper corporate assignment to be executed by its proper corporate and attested this	irst National ht, title and interand claim thereby
ASSIGNMENT OF MORTGAG For value received the undersigned Mortgagee does hereb BANK OF PROVINCETOWN, whose address is 290 Commet est in, to and under the foregoing chattel mortgage, the "M secured.  IN WITNESS WHEREOF said Mortgagee has caused this a duly authorized and its corporate seal to be hereby affixed an (Corporate seal)  Attest:  By  Clerk Commonwealth of Massachusetts	(Nota BE BY MORTGAGEE (CORPORATION)  by sell, assign, transfer and set over unto THE Fireial Street, Provincetown, Massachusetts, all its righter in the property of the second of the s	ary Seal)  IRST NATIONAI ht, title and inter and claim thereb e officer thereunt
ASSIGNMENT OF MORTGAG For value received the undersigned Mortgagee does hereb BANK OF PROVINCETOWN, whose address is 290 Commet est in, to and under the foregoing chattel mortgage, the "M secured.  IN WITNESS WHEREOF said Mortgagee has caused this a duly authorized and its corporate seal to be hereby affixed an (Corporate seal)  Attest:  By  Clerk Commonwealth of Massachusetts	(Nota  BE BY MORTGAGEE (CORPORATION)  by sell, assign, transfer and set over unto THE F1  cricial Street, Provincetown, Massachusetts, all its right  fortgaged Property" described therein, and the note-  assignment to be executed by its proper corporate  and attested this	ry Seal)  IRST NATIONAl ht, title and inter and claim therebe officer thereunt
ASSIGNMENT OF MORTGAG For value received the undersigned Mortgagee does hereb BANK OF PROVINCETOWN, whose address is 290 Commetest in, to and under the foregoing chattel mortgage, the "M secured.  IN WITNESS WHEREOF said Mortgagee has caused this a duly authorized and its corporate seal to be hereby affixed at (Corporate seal)  Attest:  By  Clerk  Commonwealth of Massachusetts County of Barnstable On this	GE BY MORTGAGEE (CORPORATION)  Day sell, assign, transfer and set over unto THE Fireial Street, Provincetown, Massachusetts, all its right fortgaged Property" described therein, and the note assignment to be executed by its proper corporate and attested this	ry Seal)  IRST NATIONAl ht, title and inter and claim thereb cofficer thereunt
ASSIGNMENT OF MORTGAG For value received the undersigned Mortgagee does hereb BANK OF PROVINCETOWN, whose address is 290 Commetest in, to and under the foregoing chattel mortgage, the "M secured.  IN WITNESS WHEREOF said Mortgagee has caused this a duly authorized and its corporate seal to be hereby affixed as  (Corporate seal)  Attest:  By  Clerk  Commonwealth of Massachusetts  County of Barnstable  On this day of , 19	(Nota  BE BY MORTGAGEE (CORPORATION)  by sell, assign, transfer and set over unto THE Fi  reial Street, Provincetown, Massachusetts, all its right  fortial Street, Provincetown, Massachusetts, all its right  assignment to be executed by its proper corporate  assignment to be	ry Seal)  IRST NATIONAL th, title and inter and claim thereby officer thereunt for the company of the company o
ASSIGNMENT OF MORTGAG For value received the undersigned Mortgagee does hereb BANK OF PROVINCETOWN, whose address is 290 Commet est in, to and under the foregoing chattel mortgage, the "M secured.  IN WITNESS WHEREOF said Mortgagee has caused this a duly authorized and its corporate seal to be hereby affixed at (Corporate seal)  Attest:  By  Clerk  Commonwealth of Massachusetts County of Barnstable	Name	ry Seal)  IRST NATIONAL th, title and inter- and claim thereby officer thereunte

(Notary Seal)

Notary Public

156 Thour all men By These Presents, that I, Gershow d. Hall a certain mortgage of Bersoned to operty given by Theady & Georges I'y to me dated june 11- 9. D. 1947, and recorded in Rendoy I nortgages of turned tropenty in the Electric Office of the Jame of water 15 rds & Page , 5th, do hurby acknowledge that I have , weined From theade i Eurges of it the mortgagies named in raid most gage, bull hayment and natisfaction of the brame, and in Considerations tuning I do furty Caucif and discharge sail mortgage and whose unto its said Thereof. Burgess & 4 the foramethoping thereby sold and "anoferred, on wither where, I herewite set my hand and sent this 17 th day of housenes 9. B. 1947 Signed and realed in Lusence of Gersham L. Hall

Meade J. Burgess et ux

to

Gershom D. Hall

# Martgage

[ PERSONAL PROPERTY ]

From the office of

Gershom D. Hall,

Harwich, Mass.

PUBLISHERS STANDARD LAW BLANKS
BOSTON - MASS.

FOTD 807

And it is agreed that the vendee, or his executors, administrators, or assigns, or any person or persons in their behalf, may purchase at any sale made as aforesaid; and that until default in the performance or observance of the condition of this deed we and our executors, administrators, and assigns, may retain possession of the above mortgaged property and may use and enjoy the same, but after such default, the vendee or those claiming under him may take immediate possession of said property and for that purpose may, so far as we can give authority therefor, enter upon any premises on which said property or any part thereof may be situated, and remove the same therefrom.

In witness whereof we the said Meade J. Burgess and Ruth T. Burgess

hereunto set our handS and seals this -eleventh- day of
June in the year one thousand nine hundred and forty-seven.

Signed and sealed in presence of

Lucy H. Underwood		M	eade J.	. Burgess	***************************************
(witness to both)		R	uth T.	Burgess	
No No. (Mari. Sec. 1)	1	2 h	20 m	P. M.	
					 of

Received and entered in Records of Mortgages of Personal Property in the Clerk's office of the

book 2, page 156. Lise: E. Gener

Clerk.

## Know all men by these presents

that we, Meade J. Burgess and Ruth T. Burgess, husband and wife, as joint tenants and tenants by the entirety, of Eastham, Barnstable County, Massachusetts,

in consideration of One Dollar and other valuable considerations
paid by Gershom D. Hall of Harwich, Barnstable County, Massachusetts,

the receipt whereof is hereby acknowledged, do hereby grant, sell, transfer and deliver unto the said the following goods and chattels, namely:

All stock in trade in the building known as "Country Fair" in said
Eastham, consisting of groceries, meats, provisions, etc., now on the
premises or hereafter acquired, and all equipment now on the premises
or hereafter acquired, said equipment being the same equipment mortgaged
to the First National Bank of Provincetown, and being subject to said
mortgage; also one 1939 Ford DeLuxe Station Wagon, Mass. Reg. No. 468368,
Engine No. 185166063.

To have and to hold all and singular the said goods and chattels to the said Gershom D. Hall

executors, administrators, and assigns, to their own use and behoof forever.

And .We hereby covenant with the vendee that We are the lawful owner of the said goods and chattels; that they are free from all incumbrances, except as aforesaid

that We have good right to sell the same as aforesaid; and that We will **Warrant**and defend the same against the lawful claims and demands of all persons

Provided nevertheless that it we, or our executors, administrators, or sasigns, the sum of shall pay unto the vendee, or his executors, administrators, or assigns, the sum of --Four Thousand Dollars-- as provided in a real catate mortgage given by us to said vendee of even date herewith,

note of even date signed by

ano

us and until such payment shall keep the said goods and chattels insured against fire in a sum not less than --Three Thousand Dollars-dollars for the benefit of the vendee and his executors, administrators, and assigns, in such form and in such Insurance Companies as they shall approve; shall not waste or destroy the said goods and chattels, nor suffer them or any part thereof to be attached on meane process, and shall not, goods and chattels, nor suffer them or any part thereof to be attached on meane process, and shall not, except with the consent in writing of the vendee or his representatives, attempt to sell or to remove from said as a said Eastham the same or any part

from this search with Anne search stated in

thereof,—then this deed, as also the storesaid note, shall be void.

MK

But upon any default in the performance or observance of the foregoing condition, the vendee of the last by the said goods and chattels at public auction, first giving -sevent- days notice in writing of the time and place of sale to us or our representatives, or publishing such notice once a week for three successive weeks in some one newspaper published in said Barnstable County. And out of the money arising from such sale the this mortgage, whether then or thereafter payable, including all costs, charges, and expenses incurred or this mortgage, whether then or thereafter payable, including all costs, charges, and expenses incurred or the analysis or the said property, or to discharge any claims or liens of third persons affecting the same; rendering the surplus, if any, to us discharge any claims or liens of third surplus, it assigns.

### satisfaction Lastham, Town Cler acknowledged Office, OWN in th Hyannis and recorded . Book 2 Page of Ban k National Receieved 948 at Barnstable tgage ust 7,

### Know all men by these presents

that I. Waner B. Turner of Eastham, North, Barnstable County, Massachusetts

in consideration of One Dollar and Other Valuable Considerations to me

paid by The Barnstable County National Bank of Hyannis, a banking corporation duly organized and established under the laws of the United States of America and having an usual place of business in Barnstable (Hyannis), Barnstable County, Massachusetts,

the receipt whereof is hereby acknowledged, do hereby grant, sell, transfer, and deliver unto the said The Barnstable County National Bank of Hyannis the following goods and chattels, namely:

> One 1937 Pontiac Club Coupe Motor # 321837 Serial # 6CA-83107

To have and a signs to it To have and to hold all and singular the said goods and chattels to the said The Barnstable County

successors and assigns to its and their own use and behoof forever.

I am hereby covenant with the grantee that the lawful owner of the said goods and chattels; that they are free from all incumbrances,

have good right to sell the same as aforesaid; and that I will warrant and defend the same against the lawful claims and demands of all persons,

In witness whereof the said Waner B. Turner

hereunto set hand and seals this third day of

in the year one thousand nine hundred and forty-seven

Signed and sealed in presence of

Barnstable, ss.

Recorded in the Town Clerk's Office for Town of Easthann in Book

Listis E. Copene Jour Calub

To The Barnstable County National Bank of Hyannis

DATE

Will of Sale

Personal Property

uf

### The Barnstable County National Bank Of Hyannis

HYANNIS, MASSACHUSETTS

### CONDITIONAL SALES CONTRACT

The Barnstable County National Bank of Hyannis, a banking corporation duly organized and estable	ished
under the Laws of the United States of America and having an usual place of business in Barnstable, (Hyan	nis),
Barnstable County, Massachusetts, hereinafter called the "Seller", does hereby agree to sell, and	

	Barnstable Cou	nty, Massachus	etts, hereinafter c	alled the "Seller",	does l	nereby agree to	sell, and	
		ener.B. Turn	or	of North	Hastl	12m		
1	terms and cond ment and the e	litions hereinaf extra equipment	setts, hereinafter ter set forth, the t specified below, e of which is here	following describe in its present con	ed mot	or vehicle, com, after thoroug	plete with stand h examination	dard equip-
	MAKE NEW	OF CAR USED	TYPE BODY	YEAR MODEL	NO. CYL.	MOTOR NO.	SERIAL NO.	IF TRUCK TONNAGE

1937

Massachusetts, and shall not be removed or driven outside the State in which Purchaser now resides for a permanent

of the deferred balance remaining due. Interest at the rate of ..........per cent per annum will be charged on each

The Sciler and the Purchaser hereby agree to the following express terms and conditions, viz:

1. The Purchaser has made and delivered to the Sciler a negotiable promissory note for the total amount of said deferred balance due and said note has elelivered to the Sciler upon the express condition and agreement that said note does not constitute and shall not be considered as a payment under this ment, and that said note may be negotiated, assigned and/or transferred by the Sciler either before or after maturity without constituting said note at under this Agreement, and without vesting title to the motor vehicle show described in the Purchaser.

2. Title to and ownership of the above described motor vehicle is and shall remain vested in the Sciler, notwithstanding delivery of possession to the sacr, until the entire purchase price is paid in full in cash. When Purchaser shall have fully performed and carried out all of the obligations on his part decrease, the said property shall west in the Furchaser and a duly exceeded Bill of Said or property shall be delivered to him.

(a) That his present address it as shows stated and that he will notify the Sciler immediately in writing of any change of address and that all demands.

Said motor vehicle is sold for a total time price of \$...........payable as follows: \$......on or before

Pontiac

Said motor vehicle will be garaged at.....

time without first obtaining the written consent of the Seller.

1937

instalment after maturity.

Agreement, and that said n payment under this Agreen 2. Title to

Club Coupe

6CA-83107

Street, North Fastham, Nass.

321837

(f) That loss, destruction, confiscation, or seizure by public authorities of said motor vehicle shall not release the Purchaser from his obligations to make payments and to comply with all the terms and conditions herein provided.
(g) That during the term of this Agreement said motor vehicle shall be held at the risk of the Purchaser and that he will pay and be responsible for and
will indemnify and save harmless the Seller from loss or cost by reason of all damage done by said motor vehicle and all claims arising from or on account of the use or possession of said motor vehicle.
(h) That the Purchaser and his agents will not use said motor vehicle for the illegal manufacture, sale, storage or transportation of intoxicating liquor
or narcotics, and that neither he nor they will use the same in violation of any law, State or Federal. In case of such unlawful use, the Purchaser's rights hereunder, including his right to possession, shall, ipso facto cease and the Seller may repossess and/or otherwise dispose of said motor vehicle in the method
hereinafter provided.
4. The Seller shall keep said motor vehicle insured against loss by fire, theft, collision, conversion and confiscation and/or other loss, for the benefit of the Seller or his assigns and the Purchaser, as their interests may appear, for the term of this Agreement, subject to cancellation upon default by the Purchaser
in any of the terms or conditions hereof. The Purchaser hereby irrevocably designates and appoints The Barnstable County National Bank of Hyannis his agent
to secure such insurance and to pay for the same out of the total time price, with full power and authority to prove any losses, adjust and collect claims, receive
and endorse drafts in payment of such claims however the same may be payable, to cancel all insurance in case of any default hereunder, and to apply proceeds collected from such insurance or cancellation thereof against any balance or other charges which may be due hereunder.
5. In case any default is made in the payment of purchase price, or there is a breach by the Purchaser of any of his agreements hereunder, or of any of
the terms hereof, or in case a petition in bankruptcy, receivership or insolvency is filed by or against the Purchaser, or in case the Purchaser makes an assignment for the benefit of creditors, or in case the Purchaser should compound his debts, or in case any execution, attachment, sequestrations or other write should
be levied upon the within described motor vehicle or upon any property of the purchaser, or in case said motor vehicle should be used for an improper or illegal
purpose, then, and in any of those events, the Seller, subject to any controlling provisions of the Statutes or laws of the State, may declare the unmatured instalments due and payable, and proceed to collect the balance due with interest, expenses of collection including Attorney's fees and disbursements and all other
stainents que and payane, and proceed to conect the banknet due with interest, expenses of conection including Attorney's less and dispursements and an other charges herein provided for; and repossess said motor vehicle and sell the same for the account of the Purchaser, either at public or private sale without notice
to the Purchaser and without having the said motor vehicle at the place of sale. The Seller or its assigns may be a purchaser at such sale. In case of repossession
and sale of such vehicle for default in payment of any part of the purchase price, all sums paid on account of such price and any sum remaining from the proceeds of the sale of such repossessed vehicle after deducting the reasonable expenses of such sale shall be applied in reduction of such price. Any provision
of this contract to the contrary shall be null and void.
6. The Purchaser agrees that the remedies of the Seller herein provided for are cumulative and not alternative and that by suing for the unpaid balance hereunder the Seller shall not be deemed to have waived its rights to repossess the said motor vehicle and by repossessing said motor vehicle shall not be
deemed to have waived its right to proceed against the Purchaser for the unpaid balance and charges due hereunder.
7. The Purchaser further agrees that for the purpose of repossessing said motor vehicle for condition broken the Seller or its agents may enter the premises where said motor vehicle is stored and repossess and remove the same without legal process, without being liable for trespass or for damages there-
for, and the Purchaser agrees to pay and be chargeable with all reasonable expenses incurred by the Seller in locating, repossessing and disposing of said motor
vehicle under this Agreement. 8. In the event that the proceeds of any resale under the provisions of paragraph 5 are insufficient to pay in full the expenses of repossession, resale
and the unpaid balance and all other sums due hereunder, the Purchaser agrees upon demand to pay the Seller or its assigns the amount of the deficiency of the
said proceeds for said purposes. The Purchaser further agrees that in any case all payments made to the Seller or its assigns prior to repossession shall be retained as reimbursement for loss of value and depreciation of said motor vehicle and rental value thereof.
9. This Contract shall inure to the benefit of and bind the successors and assigns of the Seller and the successors, representatives and assigns of the
Purchaser, and no other agreements or agreement executed prior to or at the time of this Contract between the Seller and the Purchaser, either verbal or written, shall vary or in any way affect the rights and obligations of the parties hereunder or the terms and conditions of this Contract.
IN WITNESS WHEREOF the parties have set their hands hereto, and to another instrument of like tenor
and the state of t
this third day of July A. D., 1947
THE BARNSTABLE COUNTY NATIONAL BANK OF HYANNIS
gastham, Med. Rv. M. Medylson (Sag)
Executive Vice-President Cashier Asst. Cashier
n /
Q ' D   (Seal)
weins and entired in Read of mortsage of Prichage
2 1 2
Back 2 Page 157,
The state of the s
pear 6, the party

### TOWN CLERK'S OFFICE

, Mass.	Date194	
This will acknowledge receipt of Conditional Sales Contract from	***************************************	
to		
Recordedday of, A.	D. 194, in BookPage	
	Town Cler	·k



### THE NATIONAL Shawmut Bank OF BOSTON

#### CHATTEL MORTGAGE



KNOW ALL MEN BY THESE PRESENTS that ...

GEORGE S. DUFFY

(Name of Mortgagor)

81 THORNDIKE ST. ARLINGTON, MASS.

MAKE OF CAR	Type of Body	Year and Model	No. of Cylinders	Manufacturer's Serial No.	Motor No.	Tons if a Truck
PLYMOUTH	SEDAN	1942	6	11431829	P14-57441	

To have and to hold all and singular the said property to the said Vendee and its successors and assigns, to their own use and

And the Mortgagor herein hereby covenants with the Vendee that he is the lawful owner of the said property; that it is free from all encumbrances; that he has good right to sell the same as aforesaid; and that he will warrant and defend the same against the lawful claims and demands of all persons.

And it is agreed that the Vendee, or its successors, or assigns, or any person or persons in their behalf, may purchase at any sale made as aforesaid; and that until default in the performance or observance of the conditions of this deed, or the note herein referred to, the Mortgagor and his executors, administrators, successors, and assigns, may retain possession of the above mortgaged property and may use and enjoy the same, but after such default, the Vendee or those claiming under it may take immediate possession of said property and fact that where were the force that Mortgagor are principled. for that purpose may, so far as the Mortgagor can give authority therefor, enter upon any premises on which said property or any part thereof may be situated, and remove the same therefrom.

IN WITNESS WHEREOF, the said Mortgagor hereunto sets his hand and seal this 17th day of July 1947. Signed and sealed in presence of

ARTHUR W. P. HUGHES

(Witness to signature)

GEORGE S. DUFFY

38-222

GEORGE S. DUFFY

8

The National Shawmut Bank of Boston

JULY 22, 1947

Received and entered in Records of Mortgages of Personal Property in the Clerk's Office of the

book 2

page 158

of EAST HAM

Lucio E Stree Olork.

DISCHARGE

Having received full payment and satisfaction of the within mortgage, the same is hereby dis-

Signed and Sealed .... THE NATIONAL SHAWMUT BANK OF BOSTON

Summer L. Eddy, Jr.

03

The First National Bank of Easton North Easton, Mass.

Murigage [personal property]

From the office of

This magaze his my descension

HOBES & WARREN, INC.
PUBLISHERS STANDARD LAW BLANKS
BOSTON - MASS.

Form 307

And it is agreed that the vendee , or its executors, administrators, or assigns, or any person or persons in their behalf, may purchase at any sale made as aforesaid; and that until default in the performance or observance of the condition of this deed I executors, administrators, and assigns, may retain possession of the above mortgaged property and may use and enjoy the same, but after such default, the vendee or those claiming under it take immediate possession of said property and for that purpose may, so far as can give authority therefor, enter upon any premises on which said property or any part thereof may be situated, and remove the same therefrom. Sumner L. Eddy, Jr.

In witness whereof

twenty-ninth

hereunto set

the said

my

this hand and seal

in the year one thousand nine hundred and

forty-seven day of

Signed and sealed in presence of

: Evelyn M. Rokins

SUMNER L. EDDY, JR.

No. Eastham, Mass.

1947 10 h 30 m

Received and entered in Records of Mortgages of Personal Property in the Clerk's office of the

lis E. Gener

of

## Know all men by these presents

that

I, Sumner L. Eddy, Jr.

in consideration of Two Hundred Fifty 00/100 Dollars
paid by
The First National Bank of Easton, North Baston, Mass.

the receipt whereof is hereby acknowledged, do hereby grant, sell, transfer and deliver unto the said

The First National Bank of Easton the following goods and chattels, namely:

1941 Ford Convertible Club Coupe - Motor #18-6079960

executors, administrators, and assigns, to their own use and behoof forever. The First National Bank of Easton SIT and To have and to hold all and singular the said goods and chattels to the said

the said goods and chattels; that they are free from all incumbrances, puy hereby covenant with the vendee that me I the lawful owner of

and defend the same against the lawful claims and demands of all persons I I have good right to sell the same as aforesaid; and that

will warrant

shall pay unto the vendee , or SAT executors, administrators, or assigns, the sum of Provided nevertheless that if Λu JO executors, administrators, or assigns, I

### Two Hundred Fifty 00/100 Dollars

that

, and until such payment shall keep the said goods and chattels insured against fire in a ui from this date, with interest as stated in my note of even date signed by

.eastham, Massa. the same or any part except with the consent in writing of the vendee or terepresentatives, attempt to sell or to remove goods and chattels, nor suffer them or any part thereof to be attached on mesne process, and shall not, such form and in such Insurance Companies as they shall approve; shall not waste or destroy the said executors, administrators, and assigns, in TFB dollars for the benefit of the vendee and Four Hundred Fifty 00/100 sum not less than

thereof,—then this deed, as also the aforesaid note, shall be void.

administrators, or assigns. persons affecting the same; rendering the surplus, if any, to me them in relation to the said property, or to discharge any claims or liens of third this mortgage, whether then or thereafter payable, including all costs, charges, and expenses incurred or representatives shall be entitled to retain all sums then secured by SAT newspaper published in said Lastham, Mass. . And out of the money arising from such sale the representatives, or publishing such notice once a week for three successive weeks in some one days notice in writing of the time and place of sale to auction, first giving 1ts executors, administrators, or assigns, may sell the said goods and chattels at public But upon any default in the performance or observance of the foregoing condition, the vendee

that I've Filliam J. Then and Douetry On. There, husband and will of Easthown, Country of Barustably, Communeally of Tresactionates in Consideration of Que 181,00, and return valuable considerations, said by Rafets of Eaten and hatalis it. Ealoy, successed and wis paintly and to the survivor, but "Thereof is hereby acknowledge, do hereby grant, sell, and deline ents the said Rolph It. Eating and Katalie H. Eaton juilly the followings goods and Chattels, namely. all our parischald furniture, furnishings and Contents, Logether with all other personal English of Every read, waters and description now located in, upone, around and about the real Estate which we have this day sald to Raffer It. Eaters was hatalis It. Eaters, located on the Kings Highway in Eachous, mans. To have and to hald all and singular the said goods and Chattels to the said Ralpho the Enton and Tratalis It. Entone juitty and to the survivor and his is her executors, administration, and assigns to their own use and behoof fourer. and we heary coverant with the grants that the lainful owners of the said gards and Chatters; that they are free from all encumbranes that we have good right to sell the same as adoused, and that we were warrant and defined the same against the langed claims and demands yell become In interes where is, its said Filliam T. Shah and Sorating Mr. Show Lucuit's set run frances and seeds this 2 and dry of Defleinber in its year our thousand mins hundred and forty seem. Liquid and sealed in assure y Filliam J. Shoer Dourty W. Shows. Stand S. Hilliams Trebuses to siquations.

Street all men by these presents that in, Kelly I Entry and nateris I'. Eating, inshould and wife, buis ~ Earns title (Carrille) Parustaty County, "reas actually, in Engesiderations of - right executed \$6,000.000 & lland and in Sandwich Co. O Enates Bank, a banking Confinition duly organized and established under the Rows yets Commonwell of trucky the receipt where is trucky acknowledged, of muchy great, all and decires with the list Sandwick Co-Ofichating Bank in returning grades and Enatters, usually They may prosent hick increasing, increasing and contents, real estate in home this day sucheed from Thillians. Mass addinacts. To have and to and all and iniquiar they is and and the the is it is a go went with the country beauty and a certain wells us and to signify the row we and behang formers. and we hereby coment with the ounder that we are the langue owners of the said goods and chattels; that they are free from Meneumbine that ers have good right to sell the same of aforesid; and that we will warment and defend the same against the langue Claims and demands of all Eursons. Viorded neverthelies that if are, is one execution, administrators, or assigns, shall fay with the bender, or it's successor or assigns, Att fre funded (\$1500.00) Dallars by demand from this date, with interest as stated in our rests of ever date signed by us, and neutil such payment shall keep the said goods and Chatter insured against fire in a sum not bee than -Tifteen Hundred (81500.0) Lallow for the benefit of the wender and its successors, executors, administrators, and assigns, in such form and in such resurance Companies as they shall approve; shall not waste or distray the said goods and Chattel, nor suffer them or any part thereof to be attached on mesme breeze, and shall not, except exists the consent in writing of the vendre or to somewhat representatives, attempt to mel or to remove from the land on Slate Highway is Earthany, These. it's name or know int therey they this deed, no also the offerend and

sind to void, But upon any defautt in the performance or obsurance of the foregoing laudition, the wender or its assign, may sell the said goods and chattel at public anction, first giving Ten (10) days notice in writing of the trinsansplace of sale to us, or our representatives, or publishing such notice once 9 week for this successive weeks in some one newspaperpet. like in said - Barustable County - . There and of the money arrang to retain all sums of their secured by this mortgage, whether there is thereafter payable, including all Easts, Charges, and expense incurred or sustained by it or them in relations to the said property, or to dichage any claims or lieus y third surans offecting the Dans: rendering the purplus, if any, to us or our executors, administration, and it is agreeded that the vendel, or its successions, execution, administratus, or assign, or any because or sersons in their behalf. may surchese at any sale made as aforesaid; and that until default in the Suframence or observance of the landitions of this deed on, and our execution, administration, and assigns, young retains Arsacosion of the above mortgaged property and may use and injuy the name, but after such defeut, the vender, with us claiming under it may take immediate forsousing of real property and in that bunkner may singar is we can fine authority, and may be situated, and remove the same therefrom. In witness wherey we, he said thepto the Eatons and Tratalis H. Estay - preunts sit own hands and seals this secund day of - deptember - is the year and thousand mind bunded forty-Housed St. Thilleans Rauft The Eating Ratalieth. Exton I down in facts signeture. September 3-1949 10/2.30m. AM trecined and, wended back & frages 160-161-162 Luci E. Chore Jam Cluk,

### Know all men by these presents

that I, Kenneth F. Mayo of Eastham, Barnstable County, Massachusetts

in consideration of One Dollar and Other Valuable Considerations to me,

paid by The Barnstable County National Bank of Hyannis, a banking corporation duly organized and established under the laws of the United States of America and having an usual place of business in Barnstable (Hyannis), Barnstable County, Massachusetts,

the receipt whereof is hereby acknowledged, do hereby grant, sell, transfer, and deliver unto the said The Barnstable County National Bank of Hyannis the following goods and chattels, namely:

> One 1947 Harley Davidson Motorcycle 740 N. V. Motor #47FL2523 Makers #47FL2523

To have and to hold all and singular the said goods and chattels to the said The Barnstable County National Bank of Hyannis, and successors and assigns to its and their own use and behoof forever. I hereby covenant with the grantee that I am the lawful owner o the said goods and chattels; that they are free from all incumbrances, I have good right to sell the same as aforesaid; and that I will warrant and defend the same against the lawful claims and demands of all persons, Kenneth F. Mayo In witness whereof the said nineth hand and seals hereunto set this day of September forty-seven in the year one thousand nine hundred and Signed and sealed in presence of 1 Jennith 4.

Barnstable, ss.

Mass., Sept. 11 A.D. 194 7 Eastham

in Book 2 Page 163 Recorded in the Town Clerk's Office for Town of Eastham



### The Barnstable County National Bank Of Hyannis HYANNIS, MASSACHUSETTS

#### CONDITIONAL SALES CONTRACT

The Barnstable County National Bank of Hyannis, a banking corporation duly organized and established under the Laws of the United States of America and having an usual place of business in Barnstable, (Hyannis), Barnstable County, Massachusetts, hereinafter called the "Seller", does hereby agree to sell, and...

Barnstable County, Massachusetts, hereinafter called the "Purchaser", hereby agrees to purchase, subject to the terms and conditions hereinafter set forth, the following described motor vehicle, complete with standard equipment and the extra equipment specified below, in its present condition, after thorough examination by the Purchaser, delivery and acceptance of which is hereby acknowledged by the Purchaser, viz:

YEAR MODEL

1947

Massachusetts, and shall not be removed or driven outside the State in which Purchaser now resides for a permanent

of the deferred balance remaining due. Interest at the rate of .....per cent per annum will be charged on each

Said motor vehicle is sold for a total time price of \$....750,00.....payable as follows: \$.....on or before

TYPE BODY

Motorcycle

of Eastham, Barnstable

NO.

MOTOR NO.

州47F12523

740 N.V.

Street, In than

IF TRUCK TONNAGE

SERIAL NO.

A17F12523

....I. Kenneth F. Mayo ....

MAKE OF CAR

instalment after maturity.

and notices

Said motor vehicle will be garaged at ...

time without first obtaining the written consent of the Seller.

NEW

(e) That the Purchaser will keep said not satisfied the remain thereon unsatisfied.
(e) That the Purchaser will keep asid motor vehicle in first class order and condition at his own expense, and, if in the judgment of the Seller said motor the cost thereof shall be added to the amount due under this Agreement.  (f) That loss deduction the amount due under this Agreement.
(f) That loss destruction as Garden this Agreement.
(f) That loss, destruction, confiscation, or seizure by public authorities of said motor vehicle shall not release the Purchaser from his obligations to (g). That during the serve of the terms and conditions herein provided.
(g) That during the term of this Agreement said motor vehicle shall be held at the risk of the Purchaser and that he will pay and be responsible for and off the use of passes of said motor vehicle shall be held at the risk of the Purchaser and that he will pay and be responsible for and off the use or passes of said and the risk of the passes of said motor vehicle and all distinct the risk of the passes of said motor vehicle and all distinct the risk of the purchaser and that he will pay and be responsible for and off the use or passes of said and the risk of the passes of said motor vehicle and all distinct the risk of the passes of the passes of said motor vehicle and all distinct the risk of the passes o
will indemnify and save harmless the Scller from loss or cost by reason of all damage done by said motor vehicle and all claims arising from or on account
or parcetice and that are and his agents will not use said motor vehicle for the illegal manufacture said storage and that
or marcotics, and that neither he nor specific will not use said motor vehicle for the illegal manufacture, sale, storage or transportation of intoxicating liquor hereunder, including his right to possession, shall, ipso facto cease and the Seller may repossess and/or otherwise dispose of said motor vehicle in the method hereinafter provided.
hereinafter provided.
the Seller or his sessions and the Break-or ventcle insured against loss by fire, theft, collision, conversion and configention and configention and configention and configention and configential and configenti
to secure such insurance and to pay for the same out of the total time price, with full power and authority to prove any losses, adjust and collect claims, receive collected from each invested and endorse drafts in payment of such claims however the same may be payable, to cancel all insurance in each claim of the collected from each invested and endorse drafts in payment of such claims however the same may be payable, to cancel all insurance in each claim of the collected from each invested and each to the collected from each invested each to the collected from each each to the collected from each invested each each each each each each each each
the terms hereof, or in case a petition in bankruptey, receivership or insolvency is filed by or against the Purchaser of any of his agreements hereunder, or of any of ment for the benefit of creditors, or in case the Purchaser should compound his debts, or in case any execution attachment.
ment for the benefit of creditors, or in case the Purchaser should compound his debts, or in case any execution, attachment, as greenents hereunder, or of any of be levied upon the within described motor vehicle or upon any property of the purchaser, or in case any execution, attachment, sequestrations or other writs should purpose, then, and in any of those events, the Selfer, subject to any controlling provisions of the Statutes and the statute and the statute of the Statutes of the Stat
stalments due and naveable and
stalments due and payable, and proceed to collect the balance due with interest, expenses of collection including Attorney's fees and disbursements and all other to the Purpose of the State, may deelare the unmatured incharges herein provided for; and repossess said motor vehicle and sell the same for the account of the Purposer and without hours of the Purposer and the purposer of the Purposer and Pu
charges herein provided for, and repossess said motor vehicle and sell the same for the account of the Purchaser, either at young the
and sale of such vehicle for default in payment of any part of the purchase price all sums paid on account of such vehicle and any sum remaining from the proceeds of the sale of such repossessed vehicle after deducting the reasonable expenses plus has been described by the price and any sum remaining from the of this contract to the contract
proceeds of the sale of such repossessed while after deducting the reasonable expenses of such sale and purchase a such sale. In case of repossession of this contract to the contrary shall be null and void.  6. The Durchear research the repossession of such price and any sum remaining from the first contract to the contrary shall be null and void.
hereunder the Sellar shall not be at the remedies of the Seller herein provided for are cumulative and not alternative and that be said to the seller herein provided for are cumulative and not alternative and that be said to the seller herein provided for are cumulative and not alternative and that be said to the seller herein provided for are cumulative and not alternative and that be said to the seller herein provided for are cumulative and not alternative and that be said to the seller herein provided for are cumulative and not alternative and the seller herein provided for are cumulative and not alternative and the seller herein provided for are cumulative and not alternative and the seller herein provided for are cumulative and not alternative and the seller herein provided for are cumulative and not alternative and the seller herein provided for are cumulative and not alternative and the seller herein provided for a seller h
7. The Purchaser further agrees that for the purpose of repossessing said motor vehicle for condition broken the Seller or its agents may enter the former and the Purchaser further agrees that for the purpose of repossessing said motor vehicle for condition broken the Seller or its agents may enter the former and the Purchaser further agrees that for the purpose and remove the same without plant propess without being likely for the seller or its agents may enter the former and the Purchaser further agrees that for the purpose and the purpose of the purpos
premises where said motor vehicle is stored and repossess and remove the same without legal process, without being liable for trespass or for damages there- while under the Arrangement of the Control o
for, and the Purchaser agrees to pay and be chargeable with all reasonable expenses incurred by the Seller in locating, repossessing and disposing of said motor.
and the unpaid belongs and all about the proceeds of any resale under the provisions of paragraph 5 are insufficient to pay in full the angular the process of the unpaid belongs and all about the process of the proce
said proceeds for said purposes. The Purchaser further agrees that in any case all payments made to the Seller or its assigns the amount of the deficiency of the retained as reimbursement for loss of value and depreciation of said motor vehicle and rental value thereof.  9. This Contract shall inure to the benefit of and hind the assessment of the said
Purchaser and no other comments to the beneat of and bind the successors and assigns of the Seller and the successors
Purchaser, and no other agreements or agreement accurate accurate the successors and assigns of the Seller and the successors, representatives and assigns of the written, shall vary or in any way affect the rights and obligations of the parties hereunder or the terms and conditions of this Contract.
IN WITNESS WHEREOF the parties have set their hands hereto, and to another instrument of like tenor
his nineth day of Saptanhar A. D., 194. 7
A. D., 174
THE BARNSTABLE COUNTY NATIONAL BANK OF HYANNIS
DANK OF HIANNIS
By: (Seel)
Asst. Cashler Asst. Cashler
Juneth I Mays (See)
(Seal)
Purchaser (Seal)

### TOWN CLERK'S OFFICE

Easth	, Mass.	Date	7
This	will acknowledge receipt of Conditional Sales Contract from.	The Barnstable County National Be	ml
	oth F. Neye		
Recorded	Eleventh day of September	A. D. 1947, in Book2 Page 163	
		sei E. Gran Town Class	

Barnetas County halimingans.
It through to many halimingans.
But a Pay 163
(Office ales)

Know all men by thes passents that I Kennettot. Mays of Easthern, Brustoth County, massachusetts, in Consideration of Our Dollar and other valuable Considerations to me, paid by its Barnetalle County Testioned Bank of Hyannis, a handing confinations duly organized and established under the laws of the united States of america and having an usel place or business in Brustable (Hearnis), Bountake County, These Chusetts, the receipt where is horeby acknowledged, sis retire great, see, transfer, and deline ento the said The Barustofe County Textioned Bank of Ayamins the following goods and chattely, namely: The 1947 Harly Davidson Instarcycly 740 n.U. mater # 474 12 523 maker # 474 12523-To have and to hald all and singular the said goods and chattels to it said The Barrolate County Testimial Bank of Ayaronis, and its successors and assigns to its and their own use and belong of the said goods and chatters; that they are fees from alleneumbraness, that I have good right to seed the same as a foresaid; and that I iries warrant and defend the same against the langual claims of and demands of all pusous. hand and seed this minter day of September is the yearns themends mind hundred and forty-series. Signed and sealed in presence of n.o. Trickerson Themeth 7. Mays Exethan, Sans. Sept. 11-1947 Barnetaky. S. S. Recorded in the Trem Clerk's Office for Joine of Easthone in Brok 2 Page 163 Brok 2 Page 163

Sayment of the above note is hereby acknowledged

Barnstable County National Bank

Leslie F. Chese, Tony Colut.

THIS MORTGAGE, made and enetered into this ninth day of April,1947, by and between B. W. Atwood of Hyannis, Massachusetts, herein designated "MORTAGOR," and SHELL OIL COMPANY, INCORPORATED, a Virginia corporation with offices at 50 West 50th Street, in the City, County and State of New York, herein designated "SPELL",

Witnescoth:

In consideration of the sum of One Dollar(1.00) and other good and valuable considerations, the receipt of which is hereby acknowledged and to secure the payment of MORTGAGOR'S indebtedness hereinafter described and the performance and observation by MORTGAGOR of the country and conditions of the respectively described in "EXHIBIT "A" attached hereto and made a part thereof, wherein, also, the present location of said personal property is described:

Provided, however, and this mortgage is upon the express conditions that, if MORTGAGOR shall promptly and fully pay or came to be paid MORTGAGOR'S indebtedness to STELL under and in accordance with the provisions of a certain promissory note of even date herewith, in the principal sum of Twenty Five HundredDollars (\$2500.00), a true copy pf which promissory note, marked Exhibit "I", is attached hereto and made a part hereof, and, if MORTGAGOR shall fully perform and observe all of the covenants and conditions of this mortgage, then this mortgage shall be void; otherwise it shall remain in full force and effect.

MORTGAGOR hereby covenants with SHELL: that MORTGAGOR is the lawful owner of said personal property and that the same is free from all liens and encumberances; that MORTGAGOR has good right and lawful authority to sell, convey, and mortgage the same; and that MORTGAGOR ills are not and defend the title to a charmal property against the lawful claims and demands of all persons whomever.

10ATG GCR hereby firther one names and a gross it SVEI as follows:

1. Until default, said personal property shall remain in the possession of MORTGAGOR, and MORTGAGOR shall preserve the same in good orderand conditions, reasonable wear and tear resulting from ordinary and proper use excepted. In the event MORTGAGOR should fail, at any time to make any repairs to said personal property, or any part thereof, necessary to preserve the same in good order and condition SHELL shall have the right, at its option, to make such repairs, and for that purpose to enter upon the premises where said personal property may then be located, and to charge to MORTGAGOR, all sums

e xpended therefor.

2. MORTGAGOR shall secure and maintain in force insurance on said personal property in the full amount of its insurable value, covering damage or destruction by fire, explosion, wind storm and tornado the policy or policies of which insurance shall be in a company or companies approved by Shell, in form satisfactory to to SHELL, payable to SHELL and shall be deposited with SHELL. In the event MORT-GAGOR shall fail to secure and maintain such insurance, SHELL shall have the right, at its option to secure and maintain the same, and to charge to MORTGAGOR all sums expended therefor. In the event said personal property or any part thereof should be damaged or destroyed by fire, explosion, wind storm, or tornado, SHELL shall have the right at its option, to apply the proceeds of any insurance that may be thereupon be paid to SHELL to the indebtedness secured hereby, the here or not the smae be then due or payable, or to the repair or replacement of siad personal property so damaged or destroyed.

charges and special, that may be levied or assessed against said personal property. In the event MORTGAGOR should fail at any time, fully to pay such taxes, assessments, and charges when due and payable, SHELL shall have the right, at its option to pay the same or any part thereof and to cahrge to MORTAGOR all sums so expended. 4. All sums expended by SHELL which SHELL shall charge to MORT-GAGOR under the provisions of this mortgage shall be added to the indebtedness secured hereby, shall be ayable on demand, and shall bear interest at the rate of four per cent(4%) per annum from the date of their expenditure until paid. 5. If MORTGAGOR should default in the payment of any sum becoming due and payable under said promissory note, in the performance or observance of any of the covenants or conditions of this mortgage or if MORTGAGOR should sell or dispose of, or attempt to sell or Now wof, said personal property or any jest thereof; or if MORTG-AGOR should remove or attempt to remove said personal property or any part thereof from the county in which the same is now located; or if MORTGAGOR should make an assignment for the benefit of creditors or should enter bankruptcy, insolvency, or organization proceedings, either voluntarily or involuntarily; or if SVELL should at any time deem itself insecure, SPELL shall have the following

(a) At its option, to declare the entire unpaid balance of the indebtedness secured hereby to be immediately due and payable; and

(b) At its option. to take possession of said personal property

power to execute and deliver a billof sale to the personal property sold at any such sale to the purchaser or purchasers therof; and the proceeds of any such sale shall be applied, first, to the payment of the costs and expenses thereof, and, then, to the payment of the costs and expenses thereof, and, then, to the payment of the indebtedness secured hereby, and the surplus, if any, shall be paid to the MORTGAGOR.

SWELL shall not be required to give notice to MORTGAGOR of its excerse of any of the foregoing options. 6. The terms and provisions of thes mortgage are declared to be separate as to validity and separably enforceble regardless of the invalidity or unenforceability of any particular term or provision. The terms and provisions herof, however, and the rights and privil. eges herin contained need not be separately enforced or enjoyed but may be jointly or cumulatively enforced and enjoyed.

7. This mortgage and all the covenants and conditions hereof shall be. binding upon the heirs, administrators, executors, successors and assigns of MORTAGOR, and shall inure to the benefit of the successors and assigns of SHELL.

IN WITNESS WHEROF, MORTAGOR day and year first herein wr	has executed this instrument on the itten.
Witnesses to execution of MO	RTGAGE
C.May Coe	Norranoa
COMMONWEALTH OF MASSACHUSETT COUNTY OF	S) )ss.
before me Marion A. Dolan per to me known to be the person	June 1947, at Boston, Mass. rsonally appeared B. W. Atwwod, described in and who sealed and strument, and acknowledged that they ree act and deed.
My Commission expires	April 28/50 Fration of the Six

Boston, Mass.

in it is the state of five percent per arms.

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Original signed by Bl W. Atwood

Enhibit A. Chattel Mortgage from B. W. Atwood. D/B/A Atwood Oil Col of Hyannis, Massachusetts, to Shell Oil Co., Incorporated dated April 9, 1947:

House of Correction Barnstable, Mass.

1- 5550 underground tank

1- 555

1- Hand Pump

1- Non Computer Electric Pump

Harry Pinkos Eastham, Mass.

2- Erie Computer Pumps

John Anthony Provincetown, Mass.

1-550 Underground Tank

L. B. Gardinier The Tinker Shop Wellfleet, Mass.

1 - Wayne Computer Pump 1- 2000 gallon Underground Tank

George MacGrath Provincetown, Mass.

Tyannis, Mass.

1- 550 Underground tank

11

Clayton I. Nickerson Main St., Route 6 Orleans, Mass.

1- Model 1000 l gallon Kero Pump

1- Model 376H Air Compresser 1- U. S. Drive on Lift

Clayton I. Nickerson Rock Harbor Caleans, Mass.

1- Wayne Model 70 Computer Pump 1- 2000 Gal. Under ground Tank

Mrs. Hope White Route 6, No. Truro, Mass.

1- Frie Computer Pump 1- Erie Non Computer Pump 1- 550 Gal. Under ground Tank 1-1000 " " "

James O'Dwyer Route 6, Dennis, Mass.

1-550 Gal. Under ground tank 1-1000 " " "

Anthony Tarvers
Bradford St.
Provincetown, Mass.

1- G.&B. Non-Computer Pump 1- 500 Gal. Underground Tank

Horace Snow Route 6 Truro, Mass.

1-2000 gallon underground tank 1-1000 " " " " 2- Erie Computer Pumps

Dennisport Shell Station Route 28 Dennisport, Mass.

2- 2200 gallon Underground Tank 1- 550 " " "

2- Erie Computer Pumps

1-1 1/2 H. P. Kellogg Compressor

Falmouth Shell Station 420 Main St. Falmouth, Mass.

1- 2000 Gal. Underground Tanl 2- 1000 " " " " 2- 550 " " " " 1- Ingersoll Rand Computer 1- Globe Hoist

Hilltop Jervice Station Route #28 West Falmouth, Mass.

3- 1000 gallon Underground Tank

October 8 1947 11 Hr. 45 M AM Received and entered in records of mortgages of Fersonal Property in the Clerk's Office of the Town of Dennis, Book 12 Pages 140, 141, and 142.

Gerard Chapman

Clerk

June 25, 1947 9 Hr. 30 M AM Received and entered in records of mortgages of Personal roperty in the Clerk's Office in the Town of Provincetown Book 8, Page 208.

Geo. Chapman Town Clerk

July 8, 1947. Received and entered in records of mortgages of Personal Property in the Clerk's Office of the Town of Orleans, Book 7, Page 105.

Abbie F. Mitchell, Town Clerk

August 7, 1947. 1. o'clock PM Received and entered in the records of Personal Property mortages in the Clerk's office in the Town of Falmouth, Book 16 Pages 112, 113.

Emmie Laurence

Town Clerk

September 2, 1947 9 h 30 m. AM

Received and entered in the records of mortgages of Personal Property in the Clerk's office in the Town of Barnstable, Book 66, Page 172,173,174.

C. M. Chase

own Clerk

September 27, 1947 Received and entered in the records of mortgages of Personal Property Book B pages 182-185 at Town Hall, Truro 4.30 PM

Thomas A. Kane
Town Clerk

Leslie E. Chase
Town Clerk

that 1, Gerald Burgess also known as Gerard Bourgeous, Jr.

in consideration of One Dollar and other good and valuable considerations paid by Meade J. Burgess

the receipt whereof is hereby acknowledged, do hereby grant, sell, transfer and deliver unto the said Meade J. Burgess, the following goods and chattels, namely:

All the furniture, stools, lighting equipment and fixtures, refrigerators, counters, show cases, storage tanks, signs, pumps, compressors, carbonators, heating apparatus, grills, mixera, silverware, crockery, wrenches, batteries, tires, all merchandising equipment, soda fountain equipment, lunchroom equipment, gasoline station and garage equipment and accessories, all merchandise and stock-in-trade, and all other personal property, stock-in-trade, and equipment of every kind and description now or hereafter installed or located in, upon, or about the premises known as "Country Fair" on Route 6 in North Eastham, Massachusetts and used in connection with the business thereat, and without limiting the generality of the foregoing the following goods and chattels now located on said premises, to wit:

l Bastion-Blessing Soda Fountain, lCounter No. 50,
l National Cash Register (Large size), l Frosted Food
Cabinet Pinnacle No. 8, l Fleetwood Meat Case, l Dayton Scale, l Hobart Hamburg machine, 2 Counters No.
57 and No. 58, l Walk-in Box- Fleetwood Model M. l
Compressor Frigidare No. 1258314, l Compressor - Compressor-Mills IndustriesNo. 115047, l Compressor - Mills
Industries No. 22981, l Meat table, l meat block, l American Meat Slicer, No. 163725419, l Mosler safe, stools
and fluorescent lights, l Fleetwood 8' deep freeze
and l Fleetwood show case.

To HAVE AND TO HOLD all and singular, the said goods and chattels to the said Meade J. Burgess, and his executors, administrators and assigns to their own use and behoof forever.

And I hereby covenant with the grantee that I am the lawful owner of the said goods and chattels; that they are free from all incumbrances.

that I have good right to sell the same as aforesaid; and that I will warrant and defend the same against the lawful claims and demands of all persons.

In witness whereof 1, the said Gerald Burgess hereunto set my hand and seal this 24 day of November in the year, One Thousand Nine hundred and forty seven.

Signed and sealed in the presence of Millard H. Tibbetts)

Gerald Burgess

Eastham Mass. Nov. 24, 1947, 9Hour 40 min. AM. Received and entered in Records of Mortgages of Personal Property in the Clerks office of the Town of Eastham. But 1 Page 165

Leslie E. Chase, Town Clerk

KNOW ALL MEN BY THESE PRESENTS that we, Meade J. Burgess and Ruth XXXX T. Burgess, both of Lastlam, Barnstable County, Massachusetts, in consideration of One Dollar and other good and valuable considerations paid by Israel M. Levin, the receipt whereof is hereby acknowledged, do hereby grant, sell, transfer, and deliver unto the said Israel M. Levin, the following goods and chattels, namely: All the furniture, stools, lighting equipment and fixtures refrigerators, counters, show cases, storage tanks, signs, pumps, compressors, carbonators, heating apparatus, grills, mixers, silverware, crockery, wrenches, batteries, tires, all merchandising equipment, soda fountain equipment, lunchroom equipment, gasolene station and garage equipment and accessories, all merchandise and stock in-trade, and equipment of every kind and description now or hereafter installed or located in, upon, or about the premises known as "Country Fair" on Route 6, in North Eastham, Massachusetts, and used in connection with the business thereat, and without limiting the generality of the foregoing the following goods and chattels now located on said premises to wit:

1 Bastien-Blessing Soda Fountain, 1 Counter No. 50, 1 Bastien-Blessing Soda Fountain, 1 Counter No. 50,
1 National Cash Register (large Size), 1 Frosted Food
Cabinet -Pinnacle No. 8, 1 Fleetwood Meat Case, 1 Dayton Scale, 1 Hobart Hamburg machine, 2 Counters, No. 57 and
No. 58, 1 Walk-in Box-Fleetwood Model m, 1 compressorFrigidare No. 1258314, 1 Compressor- Mills Industries
No. 115047, 1 Compressor - Mills Industries No. 22981,
1 Meat Table, 1 Meat Block, 1 American "eat Slicer,
No.163725419, 1 Mosler Safe, stools and fluorescent
lights, 1 Fleetwood 8 deep freeze and 1 Fleetwood Show
Case. Also One 1939 Ford Deluxe Station Wagon Engine # Case. Also One 1939 Ford DeLuxe Station Wagon Engine # 18-5166063, 1947, Massachusetts Registration #468368.

This mortgage shall cover all after acquired property and the Vendors covenant and agree to give such and other and further mortgages on the aforesaid goods and chattels and any replacements thereof and covering such other similiar articles of personal property located in the said building as the Vendee hereof may require, and the Vendors hereby appoint the Vendee their attorney irrevocable with full power and authority, in the name and on behalf of the Vendors to execute and deliver to the Vendee from time to time any such mortgages.

The Vendors agree that in the event of foreclosure by sale of this mortgage and of the real estate mortgage hereinafter referred to covering said premises on Route 6, North Eastham, Massachusetts, the Vendee may at his option conduct saidsale at the same time and place and may then and there at his option offer for sale and sell the property described in said real estate mortgage and in this mortgage separately or in such unit or units as the Vendee

may see fit.

To have and to hold all and singular the said goods and chattels to the said Israel M. Levin and his executors, administrators, and assigns to their own use and behoof forever. And we hereby covenant with the vendee that we are the lawful owners of the said goods and chattels, and they are free of all incumbrances, that we have good right to sell the same as aforesaid and that we will warrant and defend the same against the lawful claims and demands of all persons.

Provided nevertheless that if we or our executors, administrators or assigns shall pay unto the vendee or his executors administrators or assigns the sum of \$15000.00 in accordance with the terms and provisions of a note of even date herewith given by the Vendors to the Vendee, which note is secured by a mortgage od real estate covering said premises on Route 6, in Eastham, and covering other property of the Vendors to be recorded with Barnstable County Registry of Deeds, and shall perform all of the terms, conditions covenants, and agreements of the mortgagors contained in said mortgage and shall perform all the agreements herein contained and until the full satisfaction of this obligation, shall keep the said goods and chattels insured against fire in a sum satisfactory

to and for the benefit of the vendee and his executors, administrators and assigns in such form and in such Insurance companies as they shall approve; shall not waste or destroy the said goods and chattels, nor suffer them or any part offereof to be attached on mesne process, and shall not, except with the consent in writing of the vendee or his representatives, attempt to sell or to remove from the said premises, the same or any part thereof—then this deed as also the aforesaid note shall be void. But on any default in the performance or observance of the fore—going condition, the vendee or his executors, administrators, or assigns may sell the said goods and chattels at public auction first giving 3 days notice in writing of the time anf place of sale to vendors, or their representatives, or publishing such notice once a week for three successive weeks in some one paper published in Eastham. And out of the money assising from such sale, the vendee or his representatives shall be entitled to retain all sums then secured by this mortgage whether then or thereafter payable, including all costs, charges, and expenses incurred or sustained by him in relation to the said property, or to discharge any claims or liens of third persons affecting the same; rendering the surplus ,if any, to Vendors or their executors administrators or assigns.

And it is agrred that the vendee or his executors administrators, or assigns, or any person or persons in their behalf, may purchase at any sale afore said; and that until default, in the performance or observance of the conditions of this deed, vendors and their executors administrators and assigns may retain possession of the above mortgaged property and may use and enjoy; the same, but after such default, the vendee or those claiming under him may take immediate possession of said property and for that purpose may so far as he can give authority therfor, enter upon any premises on which said property or any part thereof may be situated, and remove the same therefrom.

In witness whereof we the said Meade J. Burgess and Ruth T. Burgess, hereunto set our hands and seal this 24th day of November in the year one thousand nine hundred and forty seven.

Signed and sealed in the presence of Millard H. Tibbetts ) Medde J. Burgess Ruth T. Burgess

Eastham, Mass., Nov. 24, 1947 9m 45 AM Received and entered in the Records of Mortgages of Personal Property in the Clerk's Office of the Town of Eastham B2 P / 66

> eslie E. Chase Town Clerk



4

JEANNE T. MAITIN

THE EAST-STABLE COUNTY BALL-MAL

# Martgage

[PERSONAL PROPERTY]

From the office of

PUBLISHERS STANDARD LAW BLANKS
BOSTON - MASS.
FORM 307

And it is agreed that the vendee , or 120 successors centers, administrators, or assigns, or any person or persons in their behalf, may purchase at any sale made as aforesaid; and that until default in the performance or observance of the condition of this deed 1 and executors, administrators, and assigns, may retain possession of the above mortgaged property and may use and enjoy the same, but after such default, the vendee or those claiming under 1 may take immediate possession of said property and for that purpose may, so far as 1 can give authority therefor, enter upon any premises on which said property or any part thereof may be situated, and remove the same therefrom.

In witness whereof I the said Joanno T. Martin.

hereunto set my hand and seal this tenth day of in the year one thousand nine hundred and forty-sight.

Signed and sealed in presence of

n. o. Nukumi	Jeans T Clartin

March 11 1948 9 h 45 m A. M.

Received and entered in Records of Mortgages of Personal Property in the Clerk's office of the Town

Easham book 2, page 167

cestis E. Cina.

Town

.....Clerk.

To have and to hold all and singular the said goods and chattels to the said

The Barnetable County Sational Bank of Hyannis and its successors, executors, administrators, and assigns, to their own use and behoof forever.

And hereby covenant with the vendee that the lawful owner of the said goods and chattels; that they are free from all incumbrances,

that I have good right to sell the same as aforesaid; and that will warrant and defend the same against the lawful claims and demands of all persons

Provided nevertheless that if , or executors, administrators, or assigns shall pay unto the vendee , or its successors executors, administrators, or assigns, the sum of two hundred seventy-five and 75/100 collars (279-77) in three months from this date. Payment due: June 10, 1948.

from this date with interest as stated in note of even date signed by and until such payment shall keep the said goods and chattels insured against fire in a sum not less than the hundred dollars for the benefit of the vendee and its successors executors administrators, and assigns, in such form and in such Insurance Companies as they shall approve; shall not waste or destroy the said goods and chattels, nor suffer them or any part thereof to be attached on mesne process, and shall not, except with the consent in writing of the vendee or representatives, attempt to sell or to remove permanently from the same or any part thereof.— then this deed, as also the aforesaid note, shall be void.

But upon any default in the performance or observance of the foregoing condition, the vendee or 1ts successore xentors, administrators, or assigns, may sell the said goods and chattels at public auction, first giving days notice in writing of the time and place of sale to representatives, or publishing such notice once a week for three successive weeks in some one newspaper published in said . And out of the money arising from such sale the representatives shall be entitled to retain all sums then secured by vendee . or 1 to this mortgage, whether then or thereafter payable, including all costs, charges, and expenses incurred or sustained by 1t or them in relation to the said property, or to discharge any claims or liens of third persons affecting the same; rendering the surplus, if any, to executors. administrators, or assigns.

### Know all men by these presents

that I, Jonne I. Hartin of Bastham, Barnstable wounty, -assachusotts,

in consideration of Two hundred seventy-five and 75/100 (\$275.75) to me, paid by The Carmstable County National Mank of Syannis, a banking corporation duly organized and existing under the laws of the United States of America, and having an usual place of business at Barnstable (Syannis), Barnstable County, Massachusetts,

the receipt whereof is hereby acknowledged, do hereby grant, sell, transfer and deliver unto the said

flaractable county lational mank of hymnis the following goods and chattels, namely:

(1) 1959 Bulek Conv. Coupe ngine #43699345 Sertal 13512716 TE '' : , FEE' , THY LOTE TOTAL

To the Tun of a contact

You are horeby notified what the copartrership of Brechett and Young, composed of Sand Translation of Brechett and You will please tale note of cr your four Clerk's records.

Samuel 16 Brackett.



SUPPLEMENTAL INDENTURE dated the 22nd day of January, 1921, by and between The New York, New Haven and Hartford Railroad Company, a corporation organized and existing under the laws of Connecticut, Massachusetts and Rhode Island (hereinafter called the "Railroad Company"), of the one part, and Bankers Trust Company, a corporation organized and existing under the laws of the State of New York, (hereinafter called the "Trustee"), of the other part.

Whereas on the eleventh day of December, 1920, the Railroad Company executed and delivered to the Trustee its mortgage indenture dated December 9, 1920, conveying certain property therein described as security for the mortgage bonds of the Railroad Company issued and to be issued thereunder and other obligations as therein provided, and for other purposes more particularly specified therein, and the Trustee has accepted said trust; and

Whereas the said mortgage indenture has been or is presently to be recorded in the following registries of deeds in the Commonwealth of Massachusetts, namely: Barnstable; Berkshire, Middle District; Berkshire, Southern District; Bristol, Northern District; Bristol, Southern District; Bristol, Fall River District; Middlesex, Northern District; Middlesex, Southern District; Franklin; Hampden; Hampshire; Norfolk; Plymouth; Suffolk; Worcester, Worcester District; Worcester, Northern District; and

Whereas in said mortgage indenture the Railroad Company covenants to execute further assurances and to establish and maintain the superior lien of said indenture on the mortgaged property; and

Whereas it is desirable for convenience of recording to make this confirmatory supplemental indenture,—

Now, therefore, this Indenture witnesseth:

That in confirmation of the said mortgage indenture and in consideration of the premises and of one dollar and other valuable considerations duly paid to the Railroad Company by the Trustee, the receipt whereof is hereby acknowledged, the Railroad Company has granted, bargained, sold, conveyed, assigned and transferred, and by these presents does grant, bargain, sell. convey, assign and transfer to the Trustee, its successors in the trust and their heirs and assigns, all the property, real, personal or mixed, rights and franchises conveyed, assigned or transferred by the said mortgage indenture, subject, however, as stated in said mortgage indenture, and with the exceptions therein stated reference to which mortgage indenture is hereby made.

To have and to hold said property, rights and franchises hereby conveyed, subject as aforesaid, unto the Trustee, its successor or successors, heirs and assigns, forever, but IN TRUST, nevertheless, for the purposes, upon and subject to the covenants, conditions, provisions, uses and trusts as stated in said mortgage indenture, and otherwise in all respects as provided in said mortgage indenture, reference to which is hereby made.

IN WITNESS WHEREOF, said THE NEW YORK, NEW HAVEN AND HARTFORD RAILROAD COMPANY has caused these presents to be executed in its name and behalf by its President, thereto duly authorized, and its corporate seal to be hereto affixed and attested by its Secretary as of the day and year first above written.

### THE NEW YORK NEW HAVEN AND HARTFORD RAILROAD COMPANY,

By

EDWARD J. PEARSON.

President.

Attest:

ARTHUR E. CLARK,

Secretary.

[SEAL]

Signed, sealed and delivered in the presence of

W. W. MEYER.

E. F. SINCLAIR.

STATE OF CONNECTICUT SS. COUNTY OF NEW HAVEN

On this 22nd day of January in the year 1921 before me personally came Edward J. Pearson and Arthur E. Clark, to me personally known, who being by me duly sworn did depose and say that they reside in New Haven, Connecticut that they are the President and the Secretary respectively of The New York, New Haven and Hartford Railroad Company, the corporation described in and which executed the foregoing instrument; that they know the seal of said corporation; that the seal affixed to said instrument is such corporate seal; that it was so affixed by authority of the Board of Directors of said corporation; and that they signed their names thereto by like authority; and the said Edward J. Pearson and Arthur E. Clark severally acknowledged said instrument to be their free act and deed and the free act and deed of said corporation.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my notarial seal at New Haven, in the County of New Haven and State of Connecticut on this 22nd day of January in the year 1921.

WILLIAM H. ROWLAND.

[SEAL]

Notary Public in and for the County of New Haven, State of Connecticut.

My notarial commission expires February 1, 1922.

THE NEW YORK, NEW HAVEN AND HARTFORD RAILROAD COMPANY

OT

BANKERS TRUST COMPANY,

TRUSTEE

Supplemental Indenture

(Confirming Mortgage dated December 9, 1920)

January 22, 1921

#### Know All Men By These Presents:

Whereas under date of June 1, 1922, the New England Telephone and Telegraph Company (hereinafter called the Telephone Company), a corporation duly organized under the laws of the State of New York, having its principal office in the City of New York, State of New York, and having its principal or established place of business in Maine, at Portland in the County of Cumberland, in New Hampshire, at Manchester in the County of Hillsborough, in Massachusetts, at Boston in the County of Suffolk, and in Rhode Island, at Providence in the County of Providence, executed and delivered an indenture of trust and first mortgage (hereinafter called the First Mortgage) to The First National Bank of Boston, a national banking association duly organized and existing under the laws of the United States of America (hereinafter called the Trustee), having its established place of business in said Boston, in and by which First Mortgage the Telephone Company mortgaged and assigned the property therein described as security for the indebtedness therein specified and provided for; and

Whereas, in and by said First Mortgage the Telephone Company covenanted with said Trustee that the Telephone Company at any and all times would do, execute, acknowledge and deliver all and every such further acts, deeds, conveyances, mortgages and transfers and assurances as should reasonably be required for the better assuring unto the said Trustee all and singular the property thereby conveyed and assigned or intended so to be; and

Whereas the Telephone Company since the date of said First Mortgage has from time to time acquired property, both real and personal, and interests in property, of various kinds and descriptions, which after acquired property and interests were by virtue of the provisions of said First Mortgage intended to be a part of the security for the indebtedness therein specified and provided for: and

Whereas the Telephone Company, in compliance with the requirements of the above-recited covenant in said First Mortgage, and at the express request of said Trustee, executed and delivered to said Trustee under date of May 1, 1926, an instrument supplemental to and confirming said First Mortgage; and

Whereas the Telephone Company has issued and there are now outstanding \$35,000,000 in principal amount of its First Mortgage Thirty Year Five Per Cent. Gold Bonds, Series A, maturing June 1, 1952, and \$40,000,000 in principal amount of its First Mortgage 4½% Gold Bonds, Series B, maturing May 1, 1961, and now proposes to issue \$20,000,000 in principal amount of bonds of a new series to be issued under the provisions of said First Mortgage, to be designated First Mortgage 3½% Bonds, Series C, maturing February 1, 1968, all three series secured and to be secured under and by the terms of said First Mortgage, said supplemental instrument dated May 1, 1926, and this supplemental instrument which has been duly and legally authorized by the Board of Directors of the Telephone Company;

Now Therefore, in further compliance with the requirements of the above recited covenant in said First Mortgage, and at the express request of said Trustee, and in consideration of the sum of One Dollar to it in hand paid by the said Trustee, the receipt whereof is hereby acknowledged, and further to secure the payment of any and all bonds secured or to be secured by said First Mortgage whether issued or to be issued thereunder, according to their tenor and effect and the terms of said First Mortgage, and the performance of the covenants and obligations therein contained, the Telephone Company has granted, bargained, sold, conveyed, released, confirmed, assigned, transferred and set over and by these presents does grant, bargain, sell, convey, release, confirm, assign, transfer and set over unto the Trustee and to its successors in said trust and its and their assigns forever, subject to the terms hereof and of said First Mortgage, any and all real estate and personal property of every nature and kind whatsoever, and any and all interests therein, located in the states of Maine, New Hampshire.

Massachusetts and Rhode Island, or appertaining to or useful in the transaction by the said Telephone Company of its business in said states, which the Telephone Company has acquired since the execution of said First Mortgage and now owns, together with all rights, privileges and easements of every kind and nature appertaining to the foregoing, and all tolls, incomes, rents, issues, profits, benefits and advantages to be derived, received or had therefrom, except stocks, bonds, or other securities and interests therein; subject, however, to the liens of current taxes and to the lien of a mortgage upon certain parcels of real estate in said Boston securing a loan in the amount of \$2,000,000 due March 29, 1939, and also subject to all other existing liens and encumbrances, if any, prior to the lien of said First Mortgage.

To Have and to Hold, all and singular, the property, interests and rights hereby conveyed and assigned or intended so to be, together with all and singular the reversions, remainders, revenues, incomes, issues, profits, privileges and appurtenances now or hereafter belonging or in any wise appertaining thereto (hereinafter in these presents sometimes referred to collectively as the mortgaged property) unto the said Trustee and its successors and assigns to their own use and behoof forever, But in Trust Nevertheless for the purposes, upon the trusts, and subject to the provisions, conditions, covenants and agreements set forth in the aforesaid First Mortgage, reference to which is hereby made and which is hereby made a part hereof.

Provided, Nevertheless, and these presents are upon the express condition, that if the said Telephone Company, its successors or assigns, shall well and truly pay or cause to be paid the principal of all the bonds issued and to be issued under the aforesaid First Mortgage, with interest and premium, if any, according to their true intent and meaning, or shall provide for the payment of the same by depositing with the said Trustee the entire amount due thereon, and shall also pay or cause to be paid all other sums payable by the said Telephone Company under the provisions of said First Mortgage, then these presents shall become void, and the said Trustee, or its successors in the said trust, on payment of all lawful charges and disbursements then unpaid, on demand of the said Telephone Company, shall execute, acknowledge and deliver to the said Telephone Company such instrument of satisfaction or other deed of release, discharge or conveyance as may be necessary or proper to discharge these presents of record, and shall grant, re-assign and deliver to the said Telephone Company, its successors and assigns, all and singular the property, interests and rights hereby granted, conveyed and assigned and not previously disposed of as in the aforesaid First Mortgage provided; otherwise, these presents shall be and remain in full force.

But upon any default in the performance or observance of the foregoing condition or upon any other default described in said First Mortgage, the said Trustee shall have the powers, including the power of sale, contained and described in said First Mortgage, but subject to and upon the terms and provisions

therein contained and expressed and not otherwise.

And it is agreed that the said Telephone Company, its successors and assigns, shall have and enjoy all the rights, including the right to retain possession of and to use and enjoy the above mortgaged property, which are contained and described in the said First Mortgage, but subject to and upon the terms and

provisions therein contained and expressed and not otherwise.

Within six months from the date of the execution and delivery of this supplemental instrument the Telephone Company will file with the Trustee a written statement, in such detail as the Trustee may require, setting forth a schedule and description of such parcels of real estate as are owned by it on said date and have been acquired by it subsequent to the date of the execution and delivery of the said First Mortgage, and which parcels of real estate have been heretofore or are being subjected to the lien of said First Mortgage by the execution and delivery of this supplemental instrument; provided, however, that if the Telephone Company has heretofore furnished to the Trustee a description of any such real estate, such parcels may be omitted from the description to be furnished pursuant to this covenant.

These presents are and shall be construed to be supplemental to and confirmatory of but not inconsistent with or a limitation upon the terms of the said First Mortgage, as heretofore supplemented. For the purpose of facilitating the recording hereof these presents may be executed in any number of counterparts, each of which shall be and shall be taken to be an original and all collectively but one instrument.

IN WITNESS WHEREOF the New England Telephone and Telegraph Company has caused its corporate name to be hereunto subscribed by Charles S. Pierce, one of its Vice Presidents, and its corporate seal to be hereunto affixed, duly attested by its Secretary, both thereunto duly authorized, on the first day of February, 1938.

NEW ENGLAND TELEPHONE AND TELEGRAPH COMPANY.

By

and ivent and are contact and any makes, and it atomically

CHARLES S. PIERCE Vice President

ATTEST:

Signed, sealed and delivered in the presence of:

Benjamin J. Bowen
Secretary

JOHN T. HATHAWAY, JR.

(CORPORATE SEAL)

## NEW ENGLAND TELEPHONE AND TELEGRAPH COMPANY

TO

# THE FIRST NATIONAL BANK OF BOSTON

TRUSTEE

### Instrument

Supplemental to and Confirming Mortgage

Dated June 1, 1922

February 1, 1938













